

VERSION 3

**Base Realignment and Closure (BRAC)
Cleanup Plan**

**Fort Devens
Fort Devens, Massachusetts**

19970820 112

Prepared by:

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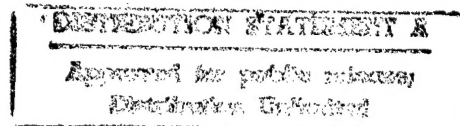


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List of Acronyms

ARAR	Applicable or Relevant and Appropriate Requirement
ACM	Asbestos-Containing Material
AOC	Area of Contamination
AREE	Area Requiring Environmental Evaluation
AST	Aboveground Storage Tank
BCP	BRAC Cleanup Plan
BCT	BRAC Cleanup Team
BEC	BRAC Environmental Coordinator
BRAC	Base Realignment and Closure
CAA	Clean Air Act
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CERFA	Community Environmental Response Facilitation Act
CFR	Code of Federal Regulation
CRP	Community Relations Plan
CWA	Clean Water Act
DA	Department of the Army
DOD	Department of Defense
DRMO	Defense Reutilization and Marketing Office
EE	Environmental Evaluation
EIR	Environmental Impact Report
EIS	Environmental Impact Statement
EMO	Environmental Management Office
EnPA	Enhanced Preliminary Assessment
FFA	Federal Facilities Agreement
FORSCOM	Forces Command
FS	Feasibility Study
IRP	Installation Restoration Program
JBOS	Joint Boards of Selectmen
LTM	Long-Term Monitoring
MAAF	Moore Army Airfield
MADEP	Massachusetts Department of Environmental Protection
MEP	Master Environmental Plan
MEPA	Massachusetts Environmental Policy Act
MGLB	Massachusetts Government Land Bank
NCP	National Oil and Hazardous Substances Pollution Contingency Plan
NED	New England Division
NEPA	National Environmental Policy Act
NFA	No Further Action
NPDES	National Pollutant Discharge Elimination System
NPL	National Priorities List

List of Acronyms

Continued

NRC	Nuclear Regulatory Commission
OSHA	Occupational Safety and Health Administration
OU	Operable Unit
PCB	Polychlorinated Biphenyl
QA/QC	Quality Assurance/Quality Control
RA	Remedial Action
RAB	Restoration Advisory Board
RCRA	Resource Conservation and Recovery Act
RD	Remedial Design
RFA	RCRA Facility Assessment
RI	Remedial Investigation
ROD	Record of Decision
SA	Study Area
SARA	Superfund Amendments and Reauthorization Act
SDWA	Safe Drinking Water Act
SPCC	Spill Prevention Control and Countermeasure
SI	Site Investigation
SWMU	Solid Waste Management Unit
TSCA	Toxic Substances Control Act
USACE	U.S. Army Corps of Engineers
USAEC	U.S. Army Environmental Center
USEPA	U.S. Environmental Protection Agency
USFWS	U.S. Fish and Wildlife Service
UST	Underground Storage Tank
UXO	Unexploded Ordnance
WWTP	Wastewater Treatment Plant

GLOSSARY OF TERMS

Applicable or Relevant and Appropriate Requirement (ARAR). Cleanup standards, standards of control, and other environmental protection requirements, criteria, or limitations promulgated in federal or state regulations that define remedial action requirements at CERCLA sites.

Area Requiring Environmental Evaluation (AREE). Individual site, multiple sites or program area identified through an environmental assessment or site investigation as a potential threat to human health or the environment which requires further investigation.

BRAC Cleanup Team (BCT). Team formed to manage environmental programs for BRAC installations consisting of a U.S. Army installation representative, USEPA region representative, and state environmental agency representative.

Base Environmental Coordinator (BEC). U.S. Army representative of the BCT.

Base Closure and Realignment Act (BRAC Act). The Base Closure and Realignment Act of 1988 (P.L. 100-526, 102 Stat. 2623) (BRAC 88 or BRAC I) and the Defense Base Closure and Realignment Act of 1990 (P.L. 101-0510, 104 Stat. 1808) (BRAC 91, 93, 95) which legislated the closure or realignment of military bases.

Base Transition Coordinator (BTC). DOD representative who serves as the primary point of contact for the public at a BRAC installation and assists in disposal and reuse planning and coordination for the property.

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) (1980). Otherwise known as Superfund; provides for liability, compensation, cleanup and emergency response for hazardous substances released to the environment. It was amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA). Section 120 of CERCLA specifically addresses procedures to be followed for federal facilities investigation and cleanup including BRAC installations. Section 120(h) was amended by the Community Environmental Response Facilitation Act of 1992 (CERFA).

Community Environmental Response Facilitation Act (CERFA). Amendment to CERCLA which established new procedures or contamination assessment, remediation (cleanup), and regulatory agency notification and concurrence for federal facility closures. CERFA requires the U.S. Army to identify uncontaminated property; its primary goal is to accelerate the transfer of property that can be immediately reused and redeveloped. The USAEC prepared CERFA reports for all U.S. Army BRAC installations. Included in the report is an environmental condition of property map which classifies property in four categories, CERFA clean, excluded, qualified and disqualified.

GLOSSARY OF TERMS

Continued

Community Relations Plan (CRP). Formal plan for community relations activities at an NPL site (see Public Involvement and Response Plan).

Corrective Measures Study (CMS). Third phase of the RCRA corrective action program for a facility consisting of the identification of corrective action requirements and the evaluation and selection of appropriate remedies for these problems identified in the RFI. The CMA roughly equates to the FS and PP prepared for sites being investigated under CERCLA.

Decision Document (DD). Document which formalizes the selection of remedial actions which are to be implemented at the installation. DDs are prepared for installations not on the National Priorities List. The DD corresponds roughly to a Record of Decision (ROD) for an NPL site.

Defense Environmental Restoration Account (DERA). Defense Appropriations Act funding mechanism for the DERP IRP (except the BRAC IRP).

Defense Environmental Restoration Program (DERP). Program established in 1984 to promote and coordinate efforts for the evaluation and cleanup of contamination at Department of Defense (DOD) installations. The program currently includes: the Installation Restoration Program (IRP), under which DOD installation investigations and site cleanups are conducted; and Other Hazardous Waste (OWH) Operations, through which research, development and demonstration programs aimed at improving remediation technology and reducing DOD waste generation rates are conducted. DERP is managed centrally by the Office of the Secretary of Defense. SARA provides continuing authority for the Secretary of Defense to carry out this program in consultation with the USEPA and in compliance with CERCLA and SARA guidelines.

Early Action. Also called an interim action. Early actions are remedial actions taken to respond to an immediate site threat or take advantage of an opportunity to significantly reduce risk quickly. These actions are typically limited in scope and are followed by other OU actions that complete site restoration for the long-term. Examples of early or interim actions are construction of a temporary landfill cap, and removal of contaminated soil to prohibit contamination of groundwater.

Environmental Assessment (EA). Document prepared to evaluate the environmental impacts of a federal action in compliance with NEPA when an EIS may not be necessary. If the EA indicates that there may be negative impacts to the environment from the proposed action, an EIS is required. If no significant impact is identified in the EA, a Finding of No Significant Impact (FONSI) is documented and no further evaluation under NEPA is required.

GLOSSARY OF TERMS

Continued

Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA). Title III of SARA which requires certain facilities to coordinate emergency planning with local and regional authorities and prepare hazardous material inventory and release data (Tier I and II and Toxic Release Inventory Reports). Executive Order 12856 signed August 3, 1993 requires that federal facilities comply with EPCRA.

Environmental Impact Statement (EIS). Document required by the NEPA which examines major federal actions to determine their impact on the environment. Installation disposal and reuse actions require the preparation of NEPA documentation.

Environmental Investigation/Alternatives Analysis (EI/AA). Terminology used to describe RI/FS studies conducted at U.S. Army installations which are not on the NPL.

Explanation of Significant Difference (ESD). Document which identifies significant changes that are being made to a component of the remedial action remedy in a ROD or DD. If fundamental changes are made to the overall remedy they are documented in a ROD or DD amendment and not a ESD.

Feasibility Study (FS). CERCLA environmental restoration study undertaken to develop and evaluate options for remedial action. Generally performed concurrently with and using data gathered during the RI. The FS evaluates remedial action alternatives based on technical feasibility and cost effectiveness, regulatory requirements, public health effects, and environmental impact.

Federal Facility Agreement (FFA). Binding agreement between the party responsible for cleanup of a NPL site and the USEPA which formalizes the CERCLA procedures and schedules to be followed for the site.

Federal Facility Site Restoration Agreement (FFSRA). Binding agreement between the party responsible for cleanup of a non-NPL site and the lead state environmental agency which formalizes the CERCLA procedures and schedules to be followed for the site. The FFSRA equates to a FFA for an NPL site.

Hazard Ranking System (HRS). System established by the USEPA for evaluating contaminated sites based on the potential hazard posed to public health and the environment. The system uses PA/SI data to generate a score ranging from 0 to 100 for each installation or individual site evaluated. Installations with a score above 28.5 may be included on the NPL.

Installation Restoration Data Management Information System (IRDMIS). Database developed by the U.S. Army and maintained by the USAEC to manage sampling and analysis data generated at U.S. Army installations undergoing environmental investigation and restoration.

GLOSSARY OF TERMS

Continued

Installation Restoration Program (IRP). Program implemented under the DERP to investigate and remediate DOD installations. The IRP conforms with the NCP and CERCLA and applies guidelines promulgated by the USEPA. The IRP for active installations is funded by the DERA, the IRP for BRAC installations is funded through the Military Construction Act.

National Oil and Hazardous Substance Pollution Contingency Plan (NCP). Plan which provides the organizational structure and procedures for preparing for and responding to discharges of oil and releases of hazardous substances in accordance with CERCLA and the Clean Water Act (CWA). These procedures include the completion of a Preliminary Assessment, Remedial Investigation/Feasibility Study, Proposed Plan, Remedial Design and Remedial Action.

National Environmental Policy Act (NEPA). Act passed in 1970 to encourage the assessment of environmental impact in federal decision making processes.

National Pollutant Discharge Elimination System (NPDES). USEPA administered program authorized by the Clean Water Act (CWA) to monitor wastewater discharges to surface and groundwaters. NPDES elements include industrial and sanitary wastewater discharge permitting programs and storm water permitting programs.

National Priority List (NPL). Listing of CERCLA hazardous substance release sites scoring 28.5 or higher under the USEPA Hazard Ranking System. Such sites are first proposed for NPL listing. Following a public comment period, proposed NPL sites may be listed on the NPL or may be deleted from consideration for placement on the list. Regulatory oversight for CERCLA site restoration actions at NPL installations is provided by the USEPA. Such installations are required to enter into an FFA.

Operable Unit (OU). Environmental restoration unit identified as part of the CERCLA environmental restoration process to aid in the development of a remedial action strategy for the installation. Operable units may address geographical portions of an installation, specific installation problems, initial phases of an action, sets of actions performed over time or concurrent actions located in different portions of the installation.

Preliminary Assessment (PA). The first phase of investigation in the CERCLA environmental restoration process. The PA consists of a review of existing information and site reconnaissance if appropriate, to determine areas requiring additional evaluation (AREEs).

Proposed Plan (PP). Document which identifies the preferred remedial action alternative for a site and which provides a brief summary of all of the alternatives studied in the detailed analysis phase of the RI/FS.

GLOSSARY OF TERMS

Continued

RCRA Facility Assessment (RFA). First phase of the RCRA corrective action program for a facility consisting of a records review and site inspection to gather information on releases at the facility. The RFA process includes an evaluation of SWMUs as well as preliminary determinations regarding the need for further investigation. The RFA roughly equates to the PA conducted under the CERCLA environmental program.

RCRA Facility Investigation (RFI). Second phase of the RCRA corrective action program for a facility conducted at installations where the RFA identified the need for further evaluation. The RFI consists of multimedia investigations conducted to characterize the extent of releases at the RCRA facility. The RFI roughly equates to the RI conducted under the CERCLA environmental restoration process.

Record of Decision (ROD). Document which formalizes the selection of remedial actions which are to be implemented at an NPL site. The ROD certifies that the remedy selection process was carried out in accordance with CERCLA and with the NCP. It describes the treatment, engineering, and institutional components of the remedial action and remediation goals. The ROD roughly equates to a DD for a non-NPL site.

Remedial Action (RA). Final phase of the CERCLA environmental restoration process during which the actual construction of the remedy or implementation phase of site cleanup occurs. When all phases of the remedial activity at the site have been completed in compliance with the terms of the ROD or DD the site can be designated NFRAP.

Remedial Design (RD). Engineering phase of the CERCLA environmental restoration process during which technical drawings and specifications are developed for the subsequent Remedial Action. These specifications are based upon the detailed description of the remedy and the cleanup criteria provided in the ROD or DD.

Remedial Investigation (RI). CERCLA environmental restoration process phase undertaken to determine the nature and extent of the problem represented by a release of CERCLA hazardous substances. The RI includes multimedia sampling, field studies, monitoring, data analysis and completion of a baseline risk assessment and ecological evaluation to determine the nature, extent, and impacts to the human health and environment from contaminants present at the site if no remedial action is taken.

Resource Conservation and Recovery Act (RCRA). Federal law introduced in 1976 as an amendment to the Solid Waste Disposal Act. RCRA consists of 9 subtitles including subtitles C, D, and I which outline management requirements for hazardous waste, solid waste and underground storage tanks containing petroleum products, respectively.

GLOSSARY OF TERMS

Continued

Restoration Advisory Board (RAB). Board which acts as a forum for discussion and exchange of cleanup information between the DOD installation representatives and the public at BRAC installations where property will be available for transfer. The RAB consists of DOD component, USEPA, state environmental agency, and local community representatives, and is jointly chaired by the BEC and a local community member.

Site Inspection (SI). CERCLA investigation conducted if a Preliminary Assessment indicates the need for further investigation. SIs routinely involve visual inspections and the collection and analysis of multimedia samples to evaluate the extent of the problem and to determine whether a more detailed study such as an RI/FS is necessary.

Solid Waste Management Unit (SWMU). Waste management unit at a RCRA facility from which hazardous constituents might migrate. SWMUs may include containers, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators and recycling units, and wastewater treatment units.

Spill Prevention Control and Countermeasures (SPCC). Actions taken by an installation to address potential releases of hazardous substances or petroleum products. A SPCC Plan which documents procedures established by an installation to effect these response actions may be required for an installation pursuant to the Clean Water Act, RCRA, or SARA.

Superfund Amendments and Reauthorization Act (SARA). Law and amendments to CERCLA which address liability, compensation, cleanup and emergency response for hazardous substance releases. Title III of SARA is the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA).

Zone. Geographically contiguous area amenable to investigation in an SI or RI as a single unit identified to organize installation field efforts, group data from multiple investigations, facilitate the development of conceptual site models, prepare detailed maps and otherwise manage investigation activities. Zones are different than OU response actions.

EXECUTIVE SUMMARY

Introduction

This Base Realignment and Closure (BRAC) Cleanup Plan (BCP) describes the status, and management and response strategy related to Fort Devens ongoing environmental restoration and associated compliance programs. The scope of the BCP is based on requirements derived from the following laws: the Base Closure and Realignment Act; National Environmental Policy Act (NEPA); Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) as amended by the Community Environmental Response Facilitation Act (CERFA); Resource Conservation and Recovery Act (RCRA); and other applicable laws. The BCP is intended to be a dynamic planning document, developed by a BRAC Cleanup Team (BCT). The BCP will be updated regularly to reflect the current status and strategies of remedial actions and compliance programs. This document is the latest in a series of updates and represents conditions and strategies as of April 1996.

EBS / FOST / FOSL Process

Fort Devens was identified for realignment and closure under BRAC 91. Portions of North and Main Post, and most of South Post, are realigned as the Devens Reserve Forces Training Area.

Status of Environmental Restoration Program

The Installation Restoration Program (IRP) effort at Fort Devens was initiated in 1982 and has continued to the present. In 1982, an Installation Assessment (Preliminary Assessment) was conducted at Fort Devens. No further CERCLA-related studies were recommended in the assessment because no off site migration was anticipated. In 1985, a RCRA Facility Assessment (RFA) was conducted to identify solid waste management units (SWMUs) to be included in Fort Devens's RCRA Part B permit application for a hazardous waste storage facility.

Forty SWMUs were identified during the RFA. A Master Environmental Plan (MEP) was initiated in 1988, in order to define areas requiring investigation, to outline types of studies required, and to assist the U.S. Army with continuity of the Fort Devens IRP program. The interrelationship between the U.S. Army's IRP and the CERCLA/Superfund Amendments and Reauthorization Act (SARA) process is delineated in the MEP. Fort Devens was placed on the National Priority List (NPL) in December 1989, as a result of volatile organic compound contamination in the groundwater underlying the Shepley's Hill Landfill and metal contamination in the groundwater underlying the Cold Spring Brook Landfill. In 1991, a Federal Facilities Agreement (FFA) was signed by the U.S. Army and the USEPA Region I. The FFA sets the framework for the implementation of the CERCLA/SARA process at Fort Devens.

With the inclusion of Fort Devens on the Defense Secretary's BRAC 1991 list, an Enhanced Preliminary Assessment (EnPA) was initiated to address BRAC issues in addition to the CERCLA process. The EnPA, completed in April 1992, identified 59 site-specific areas requiring environmental

evaluation (AREEs) and 10 installation-wide AREEs (AREE 60 through AREE 69). Fort Devens later added the installation's storm sewers as an installation-wide AREE (AREE 70).

From 1993 to 1995, BRAC Environmental Evaluations (EE) were conducted for eight of the installation-wide AREEs, including AREEs 61, 63, 65, 66, 67, 68, 69, and 70. The 59 site-specific AREEs became Study Areas (SAs) or Areas of Contamination (AOCs) according to the results of Site Investigations (SIs) conducted for each AREE. The SIs have determined the SAs that require no further action (NFA), the SAs that will become NFA sites following minor removal of contamination, and the SAs that are now AOCs and will undergo Remedial Investigation/Feasibility Studies (RI/FS).

Several restoration-related compliance actions have also been conducted at Fort Devens. These include underground storage tank (UST) removal (AREE 63), asbestos removal (AREE 65), PCB-contaminated transformer removal (AREE 66), radon monitoring (AREE 67), lead-paint surveys (AREE 68), and contaminated soil removal from historic spill sites (AREE 69).

Key Restoration and Transferability Strategies and Schedules

A comprehensive strategy to identify and implement appropriate remedial actions has been established. It fully considers regulatory requirements, any disposal guidelines, and reuse goals of the local community. The strategy focuses on the identification and implementation of effective interim and early actions to mitigate risks to human health and the environment. Through the CERCLA RI/FS and installation-wide decision document process, the strategy also provides for the identification of appropriate, cost effective and integrated remedial actions, installation-wide. The BCT is working with the Fort Devens environmental restoration Project Team to expedite the implementation of these remedial actions by accelerating schedules, overlapping remedial design phases, and other innovative actions in order to restore Fort Devens and transfer the property as quickly as possible.

1. INTRODUCTION AND SUMMARY

1.1 BCP Purpose, Updates, and Distribution

The Base Realignment and Closure (BRAC) Cleanup Plan (BCP) is updated annually and summarizes the status of Fort Devens' closure related environmental restoration and compliance programs. The Fort Devens BCP strategy and schedule are calculated to streamline and expedite the necessary response actions associated with the closure of Fort Devens and to facilitate the earliest possible disposal and reuse activities.

1.2 BRAC Cleanup Team

The Fort Devens BRAC Cleanup Team (BCT) was established in 1994 under the leadership of the BRAC Environmental Coordinator (BEC), Mr. James C. Chambers. Representing the Installation Commander, the BEC is responsible for the management and overall implementation of BRAC environmental closure programs at Fort Devens. The BCT also includes Remedial Project Managers from the U.S. Environmental Protection Agency (USEPA) - Region I, and the Massachusetts Department of Environmental Protection (MADEP). BCT objectives for the environmental restoration and compliance program at Fort Devens are as follows:

- Protect human health and the environment;
- Strive to meet reuse goals established by the U.S. Army and the community, consistent with legislation relevant to Fort Devens closure;
- Comply with existing statutes and regulations;
- Conduct all restoration activities in a manner consistent with Section 120 of Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA); Massachusetts underground storage tank (UST) regulations and other applicable and relevant regulations (ARARs);
- Continue efforts to identify all potentially contaminated areas and incorporate any new sites into the BCP program as appropriate;
- Establish priorities for environmental restoration and restoration-related compliance activities so that property disposal and reuse goals can be met;
- Initiate selected Removal Actions to control, eliminate, or reduce risks to manageable levels;
- Continue to identify and map the environmental condition of installation property with the intent of identifying areas suitable for transfer by deed;

TABLE 1-1. CURRENT BCT/PROJECT TEAM MEMBERS			
Name	Title	Phone	Role/Responsibility
BRAC CLEANUP TEAM			
James Chambers	Component Project Manager (Lead Agency)	(508) 796-3114	Base Environmental Coordinator/ Remedial Project Manager
James Byrne	USEPA ¹ Project Manager	(617) 573-5799	Remedial Project Manager
Lynne Welsh	MADEP ² Project Manager	(508) 792-7653	Remedial Project Manager
OTHER KEY PARTICIPANTS			
Ronald DeFilippo	BRAC Environmental Office Environmental Scientist	(508) 796-3835	Technical Support for BEC
Judith Kohn	DCC ³ Senior Project Manager	(508) 772-6340	Project Management (Environmental)
Ron Ostrowski	DCC ³ Environmental Services	(508) 772-6340	Environmental Coordinator
Molly Elder	Project Coordinator, MADEP ²	(508) 792-7653	Project and contract management
Mark Applebee	Project Manager, USACE-NED ⁴	(617) 647-8227	Project Management (Remedial Action Design) for USACE
Jim Morocco	Resident Engineer, USACE-NED ⁴	(508) 796-2684	Remedial Action Oversight for USACE
Darrell Deleppo	Project Manager, USACE-NED ⁴	(617) 647-8712	Project Management for USACE
Charles George	Environmental Engineer/ Project Officer, USAEC ⁵	(410) 671-1625	Project and Contract Management

¹ United States Environmental Protection Agency

² Massachusetts Department of Environmental Protection

³ Devens Commerce Center

⁴ United States Army Corps of Engineers-New England Division

⁵ United States Army Environmental Center

- Complete the environmental restoration process as soon as practicable for each site, in order of priority that takes into account both environmental concerns and redevelopment plans;
- Consider future land use when characterizing risks associated with releases of hazardous substances, pollutants, contaminants, or hazardous wastes;
- Continue to develop, screen, and select Remedial Actions (RAs) that reduce risks in a manner consistent with statutory requirements;
- Commence Removal Actions for (1) environmental and (2) property disposal and reuse priority areas as soon as practicable;
- Advise the real estate arm of the USACE of property that is deemed suitable for transfer and properties that are not suitable for transfer because they are either not properly evaluated or pose an unacceptable human health or environmental risk;
- Conduct long-term RAs for groundwater and any necessary reviews to evaluate the progress of remediation; and
- Establish interim and long-term monitoring (LTM) plans for RAs as appropriate.

Table 1-1 lists the team members and specifies their roles and responsibilities

1.3 Installation Description and History

1.3.1 Property Description

The former Fort Devens is comprised of approximately 9,280 acres divided into North, Main, and South Posts. The facility is located in the towns of Ayer and Shirley in Middlesex County, and the towns of Harvard and Lancaster in Worcester County, and is approximately 35 miles northwest of Boston, Massachusetts. Residential areas of varying density surround the former Fort Devens. Massachusetts Highway 2 divides the South Post from the Main Post. The Nashua River runs through the North, Main, and South Posts. Location and information figures follow Section 1.

The Main Post historically provided all of the on-post housing, including over 1,700 family units and 9,800 bachelor units (barracks and unaccompanied officers' quarters); community services (such as the commissary, cafeteria, post exchange, bowling alley, golf course, and hospital); administrative buildings; classroom and training facilities; maintenance facilities; and ammunition storage. A continuing important land use on the Main Post is the Nashua River Greenway, an area of 300 feet on either side of the centerline of the Nashua River.

The North Post is located directly north of the Main Post. The principal activity on the North Post was the Douglas E. Moore Army Airfield (MAAF). The airfield was used for military purposes and consisted of two fixed-wing runways and two rotary wing runways. The North Post also contains a wastewater treatment plant (WWTP) for Fort Devens, including associated rapid infiltration basins and sludge drying beds. The remainder of the North Post was designated as troop training areas.

The South Post is located south of Massachusetts Highway 2 and contains individual training areas designated for troop training, range activities, and a drop zone. The South Post and several hundred acres of Main and North Posts are retained for military use.

1.3.2 History of Installation

Camp Devens was created as a temporary cantonment in 1917 for training soldiers from the New England area. Camp Devens served as a reception center for selectees, as a training facility, and at the end of World War I, as a demobilization center. Peak military strength during World War I was 38,000 troops.

In 1921, Camp Devens was placed in caretaker status. During the summers from 1922 to 1931, it was used as a training camp for National Guard troops, Reserve units, Reserve Officer Training Corps cadets, and the Civilian Military Training Corps. In 1929, Dr. Robert Goddard used Fort Devens to test his early liquid-fuel rockets. A monument to Dr. Goddard previously located on Sheridan Road near Jackson Road Gate, has been moved to Clark University in Worcester, Massachusetts.

In 1931, troops were again garrisoned at Camp Devens. It was declared a permanent installation, and in 1932 it was formally dedicated as Fort Devens. In 1940, Fort Devens became a reception center for New England draftees. Fort Devens expanded to more than 10,000 acres and a 1,200-bed hospital was built. In 1941, the airfield was constructed.

During World War II, more than 614,000 inductees were processed at Fort Devens. Fort Devens' population reached a peak of 65,000. Three Army divisions and the Fourth Women's Army Corps trained at Fort Devens, and it was the location of the Army's Chaplain School, the Cooks and Bakers School, and a basic training center for Army nurses. A prisoner of war camp for German and Italian soldiers was operated at Fort Devens from 1944 to 1946. At the end of the war, Fort Devens again became a demobilization center, and in 1946 it reverted to caretaker status.

Fort Devens was reactivated in July 1948 and again became a reception center during the Korean War. It has been an active Army facility since that time. Camp Devens became an installation of the U.S. Army Field Forces, CONARC in 1962, and the Forces Command (FORSCOM) in 1973. The mission at Fort Devens was to command and train its assigned duty units; operate the South Boston Support Activity, Sudbury Training Annex, and Hingham USAR Annex; support the 10th Special Forces Group (A), the U.S. Army Intelligence School, and the U.S. Army Reserves.

BRAC 91 identified the North and Main Posts of Fort Devens for closure and the South Post for realignment. Closure was legislated to begin by 30 September 1992, and be completed by 31 July 1997. The installation ceased to be Fort Devens on 31 March 1996. After this date, the remaining Army mission was assimilated by the Devens Reserve Forces Training Area.

1.4 Environmental Setting

1.4.1 Topography

Prior to the construction of Fort Devens, the land use consisted primarily of farmed open areas and forested areas. Local relief at Fort Devens ranges from 250 feet above mean sea level within the flood plain area along the Nashua River to 350 feet above mean sea level at Shepley's Hill, and reaches a maximum of 455 feet above mean sea level at Whittemore Hill. Topography is rolling with the exception of a wide flat area on the eastern side of the Main Post and west side of the Nashua River. Predominant land forms on the South Post include a series of dissected kame terraces, knob and kettle topography, and wetlands with esker-like ridges around Cranberry and Oak Hill Ponds.

1.4.2 Geology

According to the Soil Conservation Service, there are four major soil associations found at Fort Devens. These soil associations occupy north to south belts and include the following:

- The Winooski-Limerick-Saco soil association includes very deep, nearly level soils that are moderately well drained to very poorly drained. These soils are located along the Nashua River Flood Plain.
- The Hinkley-Merrimac-Windsor soil association is made up of very deep, nearly level to steep soils that are excessively to somewhat excessively drained. These soils are located on outwash plains. This soil association includes the large flat areas of the eastern North Post, the western side of South Post, as well as the uplands of North and Main Post.
- The Paxton-Woodbridge-Canton soil association is made up of very deep, nearly level to steep soils that are well drained to moderately well drained. These soils are located on uplands, chiefly on the South Post.
- The Quonset-Carver soil association is made up of near level to excessively steep soils that are excessively drained. These soils occur as outwash plains, terraces, eskers, and kames in the extreme western parts of Main and North Posts.

The surficial geology throughout most of Fort Devens is characterized by three primary types of glacially derived unconsolidated sediments. A mantle of Pleistocene-Age glacial till, outwash, and lacustrine (lake) deposits, ranging in thickness from a few inches to approximately 100 feet, blanket the

irregular bedrock surface underlying Fort Devens. Glacial till is composed of a poorly sorted matrix of clay, silt, gravel, and boulders. Outwash is composed of water-sorted, coarser grained sediments including sand, pebble, cobble gravel, and boulders. Lacustrine or lake deposits consist of clays, silts, and sands.

The surficial materials within the Main and North Posts are comprised of lacustrine deposits with outwash deposits along the outer boundaries of the installation. Glacial till is evident of Shepley's Hill and Whittemore Hill. The sediments in the southern training area are comprised mainly of stratified glacial outwash and lake deposits that were deposited over a broad area.

The bedrock at Fort Devens is an assemblage of folded and faulted metasedimentary rocks, gneisses, and granites. The bedrock surface ranges from depths of approximately 100 feet to ground surface where it crops out at Shepley's Hill and other highlands of the Main and South Posts. Metasedimentary rock, chiefly the Oakdale and Worcester Formations, underlie most of the former Fort Devens; Ayer Granite underlies most of the eastern portion of North Post.

1.4.3 Hydrogeology

The principal aquifers under Fort Devens follow the present Nashua River Valley and the ancestral Nashua Valley, now a deep sand and gravel filled bedrock gorge on the eastern side of Main Post. The Main Post unconsolidated aquifers, considered favorable for high-yield wells, are in the proximity of and hydraulically interconnected to surface water bodies. Groundwater at Fort Devens occurs primarily within the permeable glacial outwash deposits of sand, gravel, cobble, and boulders. Three of the high yield water supply wells are in the deep sediment filled bedrock gorge on the east side of the facility, while one well taps the shallower sand and gravel fill of the present Nashua River. Saturated thickness of the primary aquifer ranges upwards to 60 feet. Depth to the water table ranges from 0 to 30 feet. The primary aquifer is influenced by the Nashua River, and flow directions at other locations on Fort Devens are largely site-specific.

1.4.4 Surface Water Hydrology

The north and south branches of the Nashua River converge less than a mile south of the South Post boundary. The Nashua River flows northward along the northeastern boundary of the South Post area and along the western boundary of the Main Post. The Nashua River continues northward and discharges to the Merrimack River at Nashua, New Hampshire. Several secondary feeder streams and brooks, including Willow Brook and Cold Spring Brook, control drainage on the installation and drain to the Nashua River. Several fresh water impoundments occur within Fort Devens, including Robbins Pond, Mirror Lake, Little Mirror Lake, Slate Rock Pond, Oak Hill Pond, and Cranberry Pond. Along the northeast boundary of the Main Post are Plow Shop Pond and Grove Pond.

Devens Reserve Forces Training Area and the Boundary of the former Fort Devens

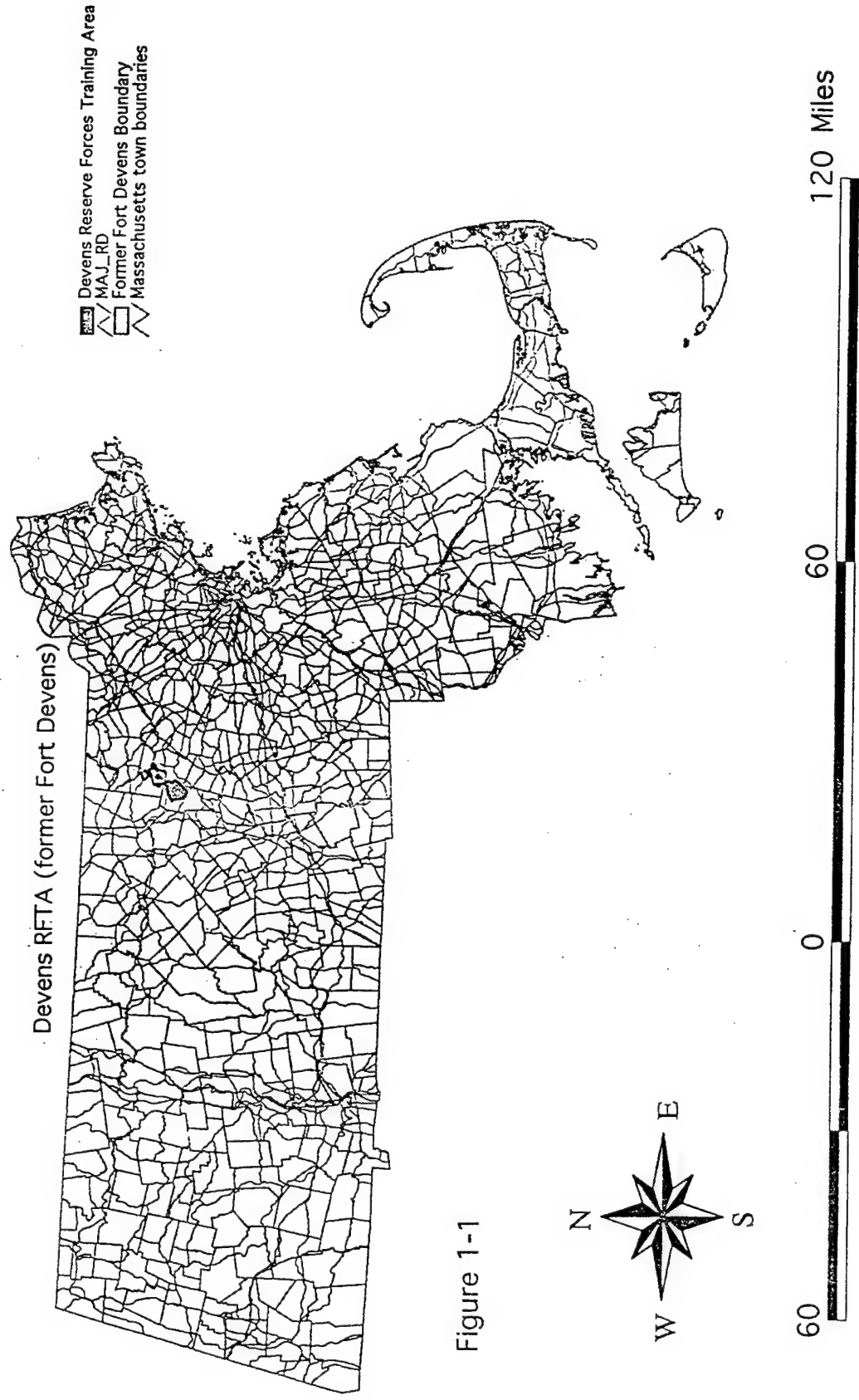
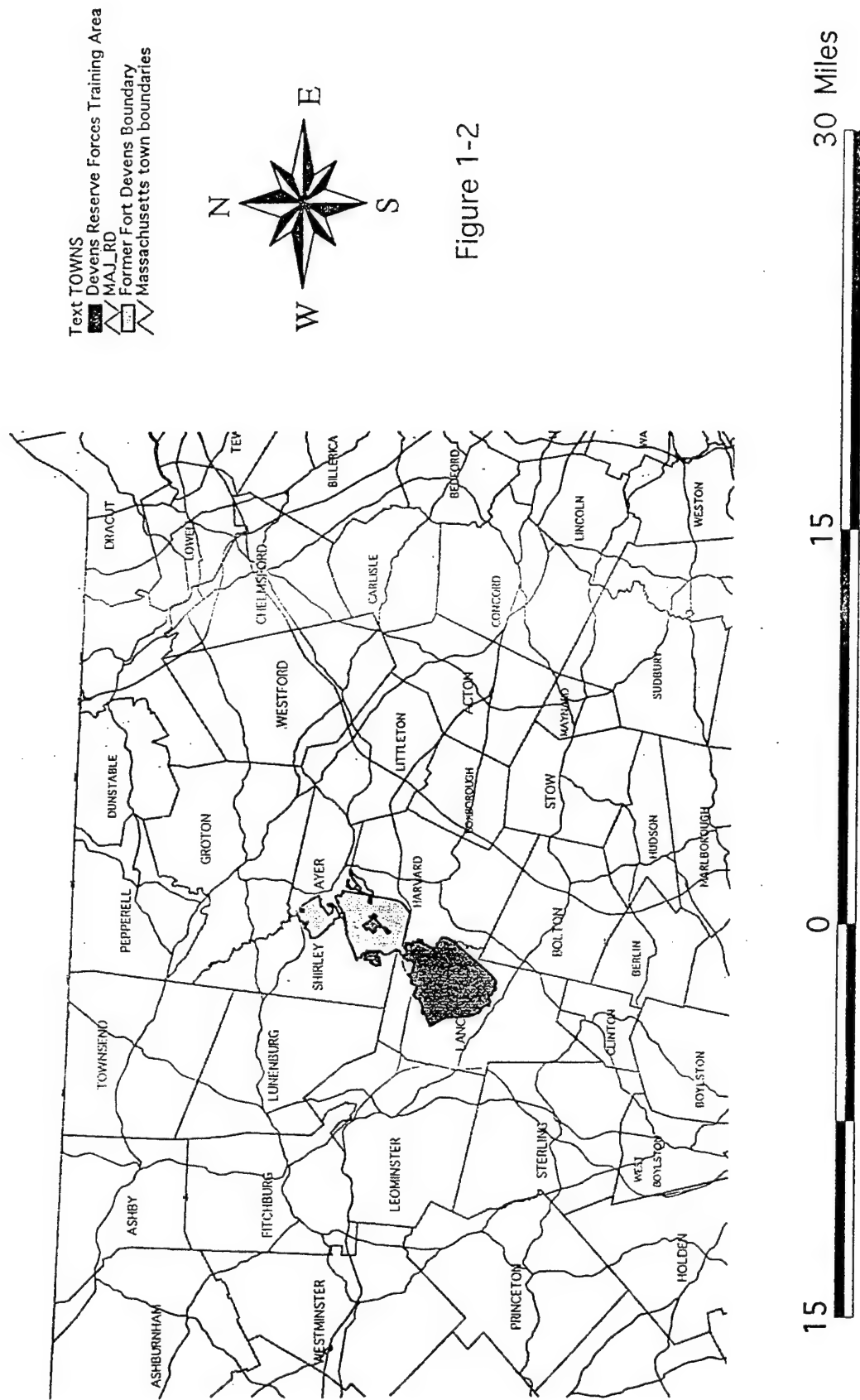


Figure 1-1

Devens Reserve Forces Training Area and the Boundary of the former Fort Devens



Fort Devens All CERCLA and BRAC EE sites

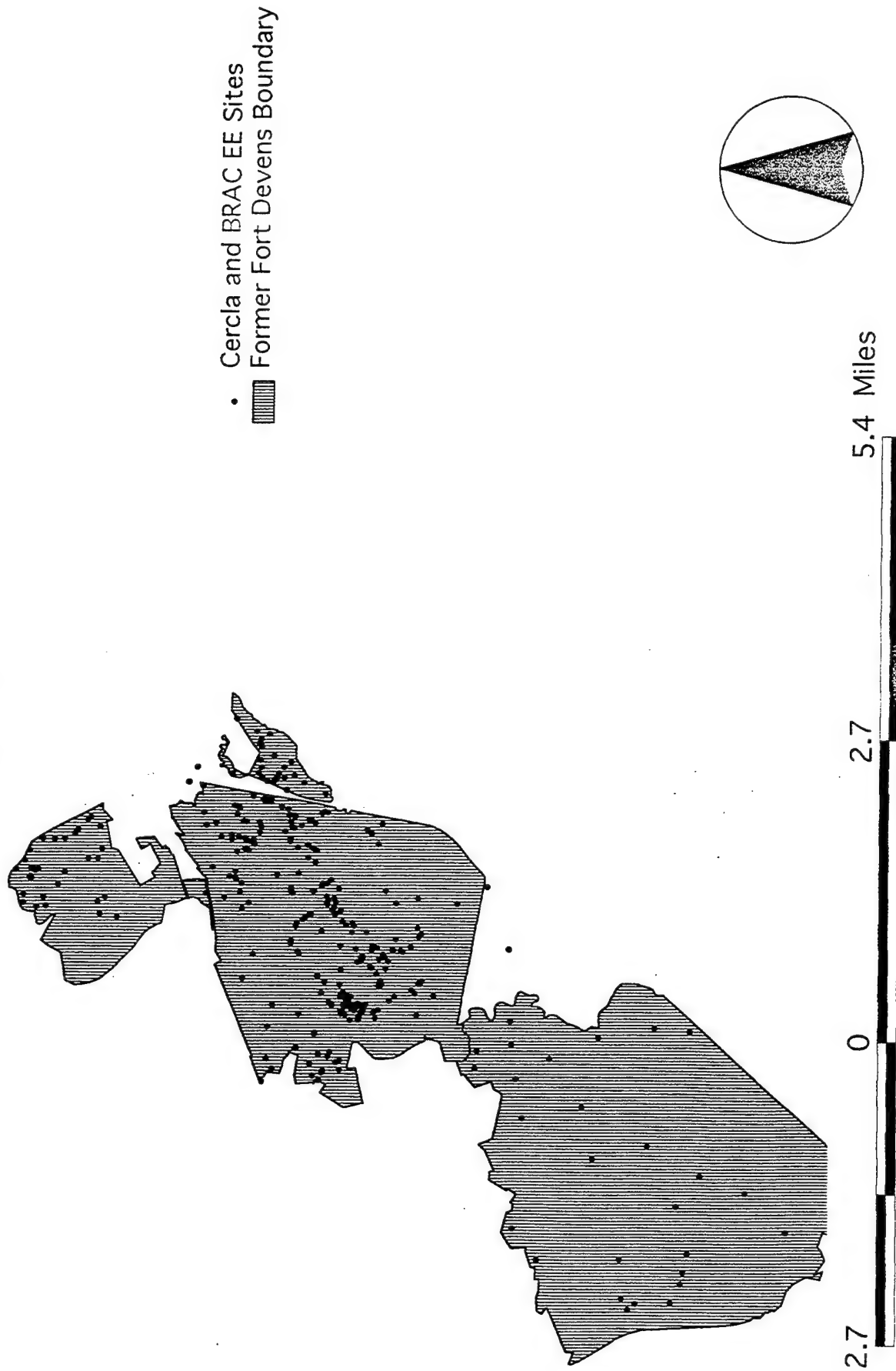


Figure 1.3

Interpreted General Soils Map of Fort Devens

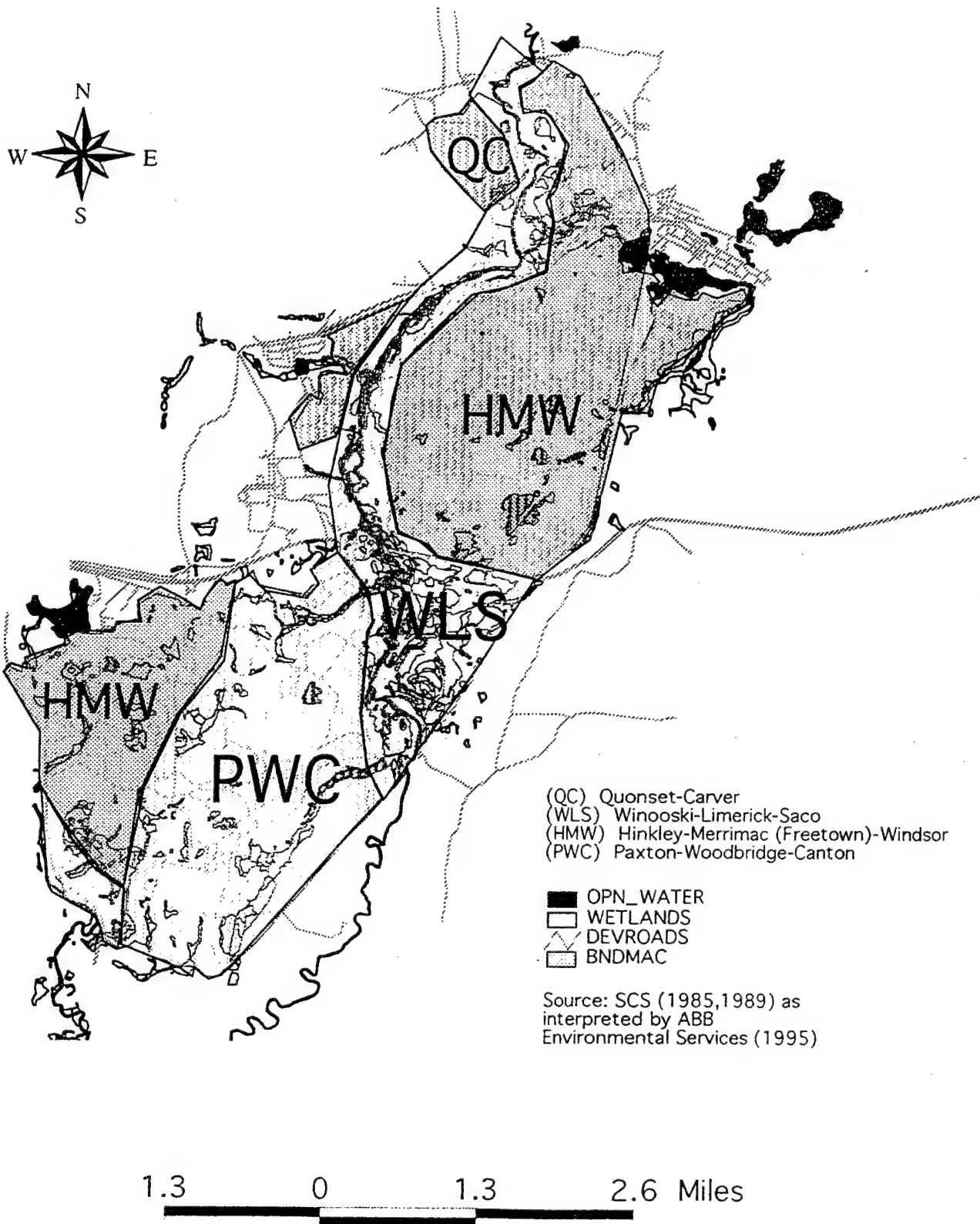


Figure 1.4

Bedrock Geology of Fort Devens

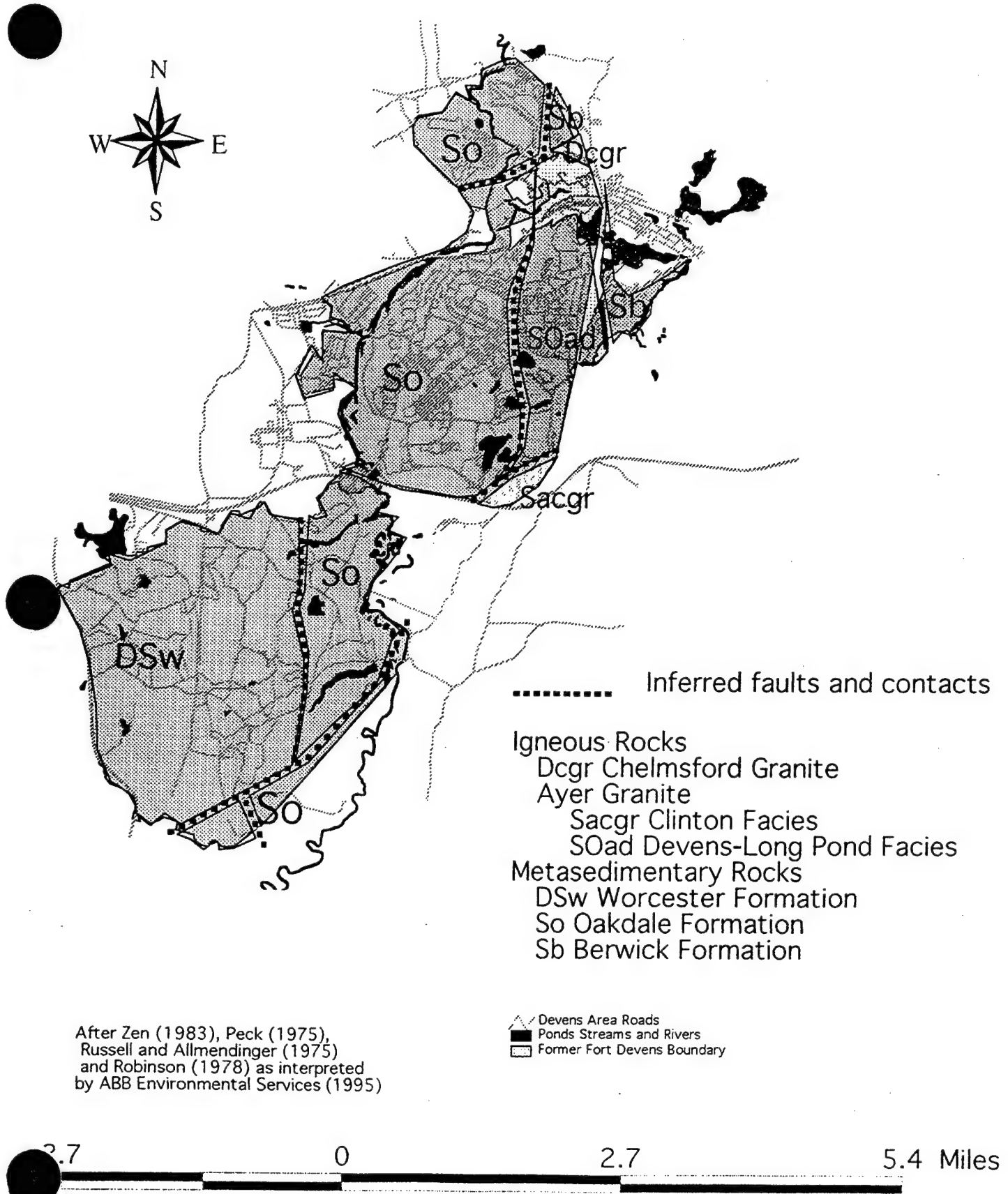
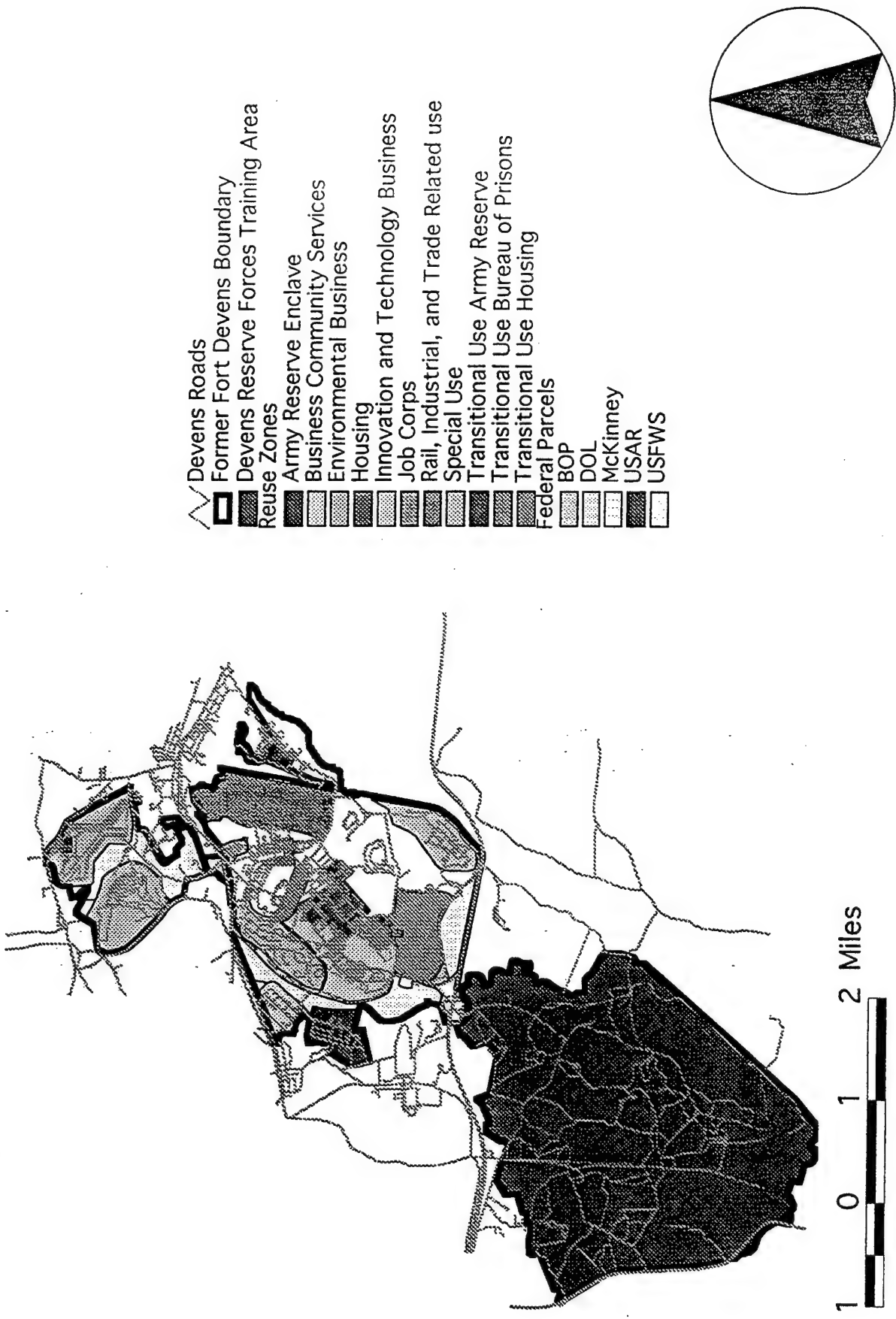


Figure 1.5

Devens Reuse



2. STRATEGY / STATUS OF ENVIRONMENTAL RESTORATION PROGRAM

This section summarizes the current strategy and status of environmental restoration projects (2.1), ongoing compliance activities (2.2), the status of the cultural and natural resources program (2.3), and the environmental condition and suitability for transfer (2.4) of the installation property. Several portions of the Superfund cleanup are covered in more than one section. Schedules for the implementation of this strategy are described in Chapter 3. Figures are found at the end of the Section 2.

2.1 Environmental Program Status

Fort Devens was listed on the National Priorities List (NPL) in December 1989. The lead regulatory oversight agency at the installation is currently the USEPA, Region I. The BRAC Environmental Office of the Devens Reserve Forces Training Area is responsible for establishing and maintaining closure related environmental programs, CERCLA / NPL compliance programs, and Superfund / closure related remediation efforts at the former Fort Devens. The Environmental Division of the Devens Reserve Forces Training Area currently handles all non-NPL compliance activities. Two principal Army components assist the BRAC Environmental Office's efforts: the USAEC contracts BRAC site investigation (SI) activities at the installation and the USACE - NED provides support in areas including Remedial Design (RD), RA, Removal Action, real estate, and natural and cultural resource management.

On 15 November 1991, Fort Devens and USEPA Region I signed a Federal Facilities Agreement (FFA) pursuant to the following authorities: Section 120 of CERCLA, Sections 6001, 3008(h), 3006, and 3004(u) and (v) of the Resources Conservation and Recovery Act (RCRA), National Environmental Policy Act (NEPA), and the Defense Environmental Restoration Program. The MADEP did not sign the FFA. The FFA requires compliance with the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), CERCLA guidance and policy, RCRA guidance and policy, and ARARs. Under Section 5.9 of the FFA, the Master Environmental Plan (MEP) has been developed to be the detailed, comprehensive plan for the work to be performed pursuant to CERCLA. As mandated by the FFA, the MEP is updated annually to reflect decisions made on each site. In 1994, the BCT approved the BCP to incorporate annual updates to the MEP.

Environmental restoration programs at the former Fort Devens are currently conducted under the BRAC Installation Restoration Program (IRP) in compliance with applicable Department of the Army (DA), Department of Defense (DoD), state and federal statutes and regulations, particularly CERCLA and SARA. Environmental compliance programs at the former Fort Devens are completed in compliance with applicable DA, DoD and state regulations, and federal regulatory programs including those administered under the Clean Air Act (CAA), Clean Water Act (CWA), Safe Drinking Water Act (SDWA), RCRA, and Toxic Substances Control Act (TSCA).

Under Section 6.3 of the FFA, the Army agreed to undertake, fund, implement, and report on the following tasks, if required:

- Preliminary assessment and site inspection of potentially contaminated sites;
- Remedial Investigations (RIs) of all contaminated sites;
- Feasibility Studies (FSs) for all contaminated sites;
- Proposed Plans (PPs) and Records Of Decision (RODs) for all contaminated sites;
- Removals, RDs, and RAs for all contaminated sites; and
- Operation and maintenance of RAs at contaminated sites.

An environmental restoration program has been in place at Fort Devens for more than six years.

Table 2-1 lists the 324 sites of environmental investigation at Fort Devens, designated as study areas (SAs), areas of contamination (AOCs), or Areas Requiring Environmental Evaluation (AREEs). Sites listed in Table 2-1 and Figures 2-1 and 2-2 do not show ASTs, Asbestos, Lead-based Paint, Radon, and USTs. Due to the large number of sites covered under these topics, a map would not assist interpretation. The table lists the status of the site and refers to the most recent document available pertaining to the site. Most of the sites at the former Fort Devens have been advanced to a No Further Action (NFA) status after further investigation or restoration, and signed NFA Under CERCLA Decisions are referenced as the most recent document. Environmental restoration sites, and other sites awaiting a NFA decision are examined more fully in table 2-2. This second table lists environmental concerns, past activities, and planned activities. Dates for future actions are based on the quarterly report schedule, as presented in chapter three. Cross referenced schedule information is provided in table 2-2 so that tasks may be easily tracked in both tables. Several AREEs identified under the restoration program are also covered in the compliance section (2.2).

Several installation-wide assessments have been conducted to identify the presence of contamination sources at Fort Devens. These include the Initial Installation Assessment completed in 1983, a RCRA Facility Assessment (RFA) completed in 1985, the Enhanced Preliminary Assessment (EnPA) completed in 1992, and the Community Environmental Response Facilitation Act (CERFA) Investigation completed in April 1994. The most recent installation investigation conducted at Fort Devens was the Environmental Baseline Survey - Basewide, which was completed in April 1996. Several other installation-wide surveys related to environmental compliance programs have also been conducted at Fort Devens.

The EnPA identified installation-wide AREEs 60 - 69. AREE 70 was later added by the installation.

- AREE 60 (Training Areas and Ranges)
- AREE 61 (Maintenance and Waste Accumulation Areas(MWAAs))
- AREE 62 (Existing USTs)

- AREE 63 (Previously Removed USTs)
- AREE 64 (Aboveground Storage Tanks (ASTs))
- AREE 65 (Asbestos)
- AREE 66 (Transformers)
- AREE 67 (Radon)
- AREE 68 (Lead Paint)
- AREE 69 (Past Spill Sites)
- AREE 70 (Storm Sewer System)

AREE 60, which includes 13 ranges, was not included in the assessment because the ranges are currently being managed by the installation under existing compliance programs. The ranges are located on the South Post, which will continue to be used as a training area by the Devens Reserve Forces Training Area. The BRAC Environmental Evaluation (EE) was initiated as an installation-wide source assessment; it was conducted in three phases. Phase I began in April 1993 to address AREE 61 (MWAAs), AREE 62 (Existing USTs), AREE 63 (Previously Removed USTs), AREE 64 (ASTs), AREE 66 (Polychlorinated Biphenyl (PCB) Transformers), and AREE 69 (Past Spill Sites). Phase II of the BRAC EE was initiated during May 1993, and addressed AREE 70 (Storm Sewer Systems). Phase III of the BRAC EE addressed AREE 65 (Asbestos), AREE 67 (Radon), and AREE 68 (Lead Paint). As of October 1995, Final BRAC EE Reports were available for AREEs 61, 63, 65, 66, 67, 68, 69, and 70.

2.1.1 Zone/Operable Unit (OU) Designation and Strategy

The designation of zones and OUs as part of the environmental restoration process has been found to be valuable in evaluating sites and developing cleanup strategies at installations. Zones are tools for organizing and defining areas of investigation. OUs are derived from an evaluation of hydrogeologic and chemical analytical data within an investigative zone, or by comparing data between zones. The strategies for designating zones and OUs at Fort Devens are described in the following subsections.

2.1.1.1 Zone Designations

Fort Devens' Main and North Posts were originally divided into five zones for investigative studies. The zones were the North Post Zone, the Industrial Zone, the Willow Brook Zone, the Mirror Lake Zone, and the Nashua River Zone. Since the identification of reuse parcels and districts, these zone designations are no longer used to identify specific areas on the installation.

2.1.1.2 OU Designations

Four OUs have been identified at Fort Devens. OU types may be based on proximity, related geologic conditions, common media, or priorities. The following is a summary of these OUs:

- Shepley's Hill Landfill Groundwater OU: This OU is defined by the contaminated groundwater that flows beneath Shepley's Hill Landfill (AOC 5). The sanitary landfill incinerator (Building 38, AOC 4) and Landfill No. 1 Asbestos Cell (AOC 18) are included in this OU.
- Plow Shop Pond / Grove Pond OU: Plow Shop Pond and Grove Pond (AOC 72) are not located on Fort Devens, but are located directly northeast and adjacent to Shepley's Hill Landfill. Plow Shop Pond has received contaminated groundwater from Shepley's Hill Landfill over the years.
- Barnum Road Maintenance Yard OU: This OU is composed of the Cannibalization Yard (AOC 44) and the TDA Maintenance Yard (AOC 52). The soil at this OU is contaminated with petroleum products and organic chemicals.
- South Post Groundwater OU: The AOCs that are contributing to this OU are AOCs 25, 26, and 27; also known as the South Post Impact Area (SPIA). Explosive analytes have been found in the groundwater in the vicinity of these sites. AOC 41 may also be contributing to the groundwater contamination, and the planned monitoring of groundwater at the SPIA will include AOC 41.

At this time, SIs and RIs at the former Fort Devens have not been completed for all sites. It is probable that additional OUs will be identified in the future.

2.1.2 Environmental Restoration Early Actions Strategy

The SI Data Package concept was developed to accelerate the early action decision making process. The purpose of the SI Data Package is to evaluate the absence or presence of contamination, and, if present, the potential pathways of contaminant migration and potential risks to human and ecological receptors at each SA. The SI Data Package provides tabulated chemical data, field observations, and interpreted data for a preliminary site evaluation. Based on the results of the preliminary site evaluation, one of the following recommendations will be made:

- NFA: Once an SA has been identified as requiring NFA, an NFA decision document will be prepared and submitted for the BCT's approval and signature.
- Initiate an Immediate Removal or Interim Action: Once an SA has been identified as requiring an immediate removal or interim action, USACE - NED are notified by Fort Devens to start the removal action. Once the removal action has been completed, and if the SA has no significant residual contamination, an NFA document will be prepared and submitted for BCT approval.

- Perform a RI/FS: If contamination is found to go beyond the scope of an immediate or interim action, then a RI will be conducted to determine the extent of the contamination. The results of the RI will be used to conduct a FS which scopes potential remedial tactics.
- Perform a Supplemental SI: In some cases, supplemental SI work may be recommended to fill data gaps for a particular SA. The results of the supplemental SI will be used to determine if preparation of an NFA document, a removal/interim action, or an RI/FS is needed.

2.1.3 Remedy Selection Approach

All initial SIs for NPL sites at Fort Devens have been completed at this time. Supplemental SIs were also conducted at several sites. Remedies for each of the sites will be selected in accordance with statutory and NCP criteria and CERCLA as described below.

Particular attention will be given to the following during the evaluation of alternatives:

ARARs: Applicable requirements for anticipated RAs will be identified by the Project Team for each site separately. The effectiveness of alternatives in reducing concentrations of contaminants to chemical-specific ARARs will be evaluated. Chemical-specific ARARs set health- or risk-based concentration limits or discharge limitations in various environmental media for specific hazardous substances, pollutants, or contaminants.

- **Land Use/Risk Assessment:** The reuse of any parcel of land defines the required level of remediation. Risk assessment exposure scenarios that were consistent with the reuse of the installation as proposed in the Community Relations Plan (CRP) were developed during the RI process.
- **Applicable Remedies:** Focused FSs will be utilized to accelerate remedy selection at sites where contaminants are restricted to a single media. Additionally, the generic remedy approach will also be used, where applicable. At complex and/or multimedia sites, the standard evaluation of remedial alternatives through a detailed FS approach will occur.

As defined in the FFA, this process involves two secondary documents and one primary document. First, an Initial Screening of Alternatives, a secondary document, will be published. This document describes alternatives considered for remediation of the site and describes those that may be feasible at the site. Under the Fort Devens Acceleration Plan, this document is published at the same time as the draft RI report. Next, a Detailed Screening of Alternatives, also a secondary document, is published. This document reviews the alternatives retained for further evaluation after the initial screening and selects those that may be appropriate for the site and should be considered in the FS report. This document is published before the FS report. The FS report, a primary document, considers the retained alternatives and identifies preferred remedial alternatives. Selection of the remedial alternative occurs in the PP.

- Soil Remedies: Fort Devens has developed Draft General Management Procedures for Excavated Waste Site Soils. These procedures were developed to address management of petroleum-contaminated soils at Fort Devens. The procedures focus upon the reuse of soil waste generated during remediation. Soil is classified into four general categories:
 - Category A - Soils contain contaminant concentrations at or below background levels and may be reused anywhere at Fort Devens.
 - Category B - Soils may be reused at Fort Devens for industrial purposes.
 - Category C - Soils can only be placed under the final cover of an approved solid waste landfill.
 - Category D - Without treatment, soils cannot be reused at Fort Devens under any circumstances.

The Draft General Management Procedures for Excavated Waste Site Soils provide only general guidance for the reuse of soils. For individual sites, treatment and characterization requirements are determined using the site-specific Excavated Soils Management Plan. This plan will specify sampling requirements to characterize soils. After characterization, the soil may be immediately reused following the General Management Procedures or undergo treatment prior to reuse. For example, after excavation and characterization, if a soil pile is determined to be Category C, the Excavated Soils Management Plan may direct the placement of soils under the final cover of an approved solid waste landfill.

2.2 Compliance Programs

Compliance activities at the former Fort Devens are being conducted in coordination with environmental restoration activities being completed under the BRAC IRP. The statutory basis for IRP activities at Fort Devens is CERCLA. Compliance-related management and restoration activities are differentiated from CERCLA actions because they are regulated primarily under other statutes. These statutes include RCRA Subtitles C, D, and I; the CWA; CAA; TSCA; NEPA; MCP; and local regulations.

When Fort Devens was closed on 31 March 1996, responsibility for environmental compliance activities began to shift from the Army to the DCC. In time, compliance issues dealing specifically with the Devens Reserve Forces Training Area will be handled by the DPW-Environmental Division (ED), and all other compliance issues at the former Fort Devens will be the responsibility of the DCC.

2.2.1 Storage Tanks

USTs and ASTs have been utilized for the storage of petroleum products at Fort Devens for heating purposes, waste oil, and vehicle fueling. Compliance activities and environmental restoration activities related to these storage tanks are described below.

2.2.1.1 USTs.

The USEPA has delegated the management of the UST program to the Commonwealth of Massachusetts (Ref. 40 Code of Federal Regulations (CFR) 280 et seq.) The MADEP has primary enforcement and USEPA's delegation effectively suspends the applicability of certain federal regulations in favor of the state program, thereby eliminating duplicative requirements. Therefore, UST investigation and closure activities at Fort Devens are being conducted under MADEP Policies WSC-400-89, WSC-401-91, and 527 CMR 9 et seq. For the purposes of the BCP, the USTs of the former Fort Devens are divided into three categories:

1. Tanks Removed Prior to March 31, 1996;
2. Tanks managed by the DCC after March 31, 1996;
3. Tanks managed by the Devens Reserve Forces Training Area after March 31, 1996.

A total of 447 former and/or current USTs have been identified. At this time over 250 USTs have been removed and approximately 150 remain. Existing USTs located within the Devens Reserve Forces Training Area (AREE 62) are managed by the Environmental Division of the Department of Public Works (DPW-ED). Remaining USTs associated with land transferred to the DCC are the responsibility of the DCC. Previously removed Army USTs (AREE 63) were investigated under the Phase I BRAC EE, and the Final AREE 63 Report was completed in September 1995. The BRAC Environmental Office maintains a database of former and current USTs which includes tanks managed by DPW-ED and tanks managed by the DCC.

Under the Federal Facilities Compliance Act of 1992, Congress has subjected Federal facilities to the same laws and requirements pertaining to USTs as non-Federal Facilities. (42USC 6991f.) An exception to this waiver of sovereign immunity is the exemption for tanks used for storage of heating oil for on premise consumption. However, Army Regulation 200-1, Environmental Protection and Enhancement, in some cases creates regulatory (class III) rather than statutory (class I) compliance requirements. Tanks defined by federal regulation (40CFR 280.12) as USTs are subject to Federal and State laws. Federal UST regulations (280 CFR 280.20(c)) prescribe the requirement for USTs to have spill containment and overfill prevention equipment. These laws only apply to tanks defined as USTs, i.e., those that contain gasoline, diesel, or heating fuel, unless the heating fuel is consumed on the premises where stored. Massachusetts UST regulations (527 CMR 9.24) include on-premises consumptive use heating fuel tanks amongst those that need retrofit, however, such tanks with a capacity of 1,100 gallons or less are exempt from the spill containment manhole requirement, provided the tank was installed before January 1, 1989.

Federal UST laws prescribe a compliance deadline of December 1998 for installing retrofit equipment, including cathodic protection for single wall steel tanks. State law moved this compliance deadline for some retrofit equipment up to May 1993, and included tanks containing heating fuel for consumptive use on the premises where stored. The application of the retrofit requirement to tanks at Federal Facilities, other than those defined in federal law as USTs, is a regulatory (Army) rather than a statutory requirement. All Devens Reserve Forces Training Area tanks which do not have spill containment and/or overfill protection are programmed for Class III replacement or retrofit, but are not presently funded. The regulatory requirements for retrofit are environmentally justified even though not applicable as explained above. Federal and State laws require USTs to be fitted with leak detection. Until December of 1998 this can be either an automatic alarm or a annual tightness testing with inventory control monitoring. After December 1998 all USTs must have automatic leak detection systems. USTs with automatic leak detection systems must have those systems tested annually. This, like spill containment and overfill protection, is a Class III requirement.

The Devens Reserve Forces Training Area compliance strategy is to remove or replace in lieu of retrofit as a "pollution prevention initiative". Experience with UST removals indicates a high likelihood of finding contaminated soil when working around the fill point to install retrofit equipment, as the lack of such equipment has resulted in some level of spillage over the years. Due to the age of most of the tanks, removal with a complementing natural gas conversion of the heating plant or UST/AST replacement, rather than retrofit is recommended.

Before a new tank is put into operation, information on the type of tank, contents, capacity, etc., must be provided to the Massachusetts Department of Public Safety-Division of Fire Prevention (MDPS-DFP). MDPS-DFP then issues a permit to the tank owner/operator that is valid for five years, upon which time the permit must be renewed. Thirty days prior to the closure and removal of a tank, the owner/operator must notify the MDPS-DFP of the intent. The notification must be through the DPW-ED, to the Devens Fire Department.

The "Memorandum of Agreement Between Devens Reserve Forces Training Area and Massachusetts Government Land Bank DCC" outlines the provisions that govern removals of underground storage tanks by the DCC. DCC agrees to fund, contract, and manage the tank removal in accordance with all applicable federal, state, and local environmental laws, regulations, and requirements. This responsibility includes only those costs and duties expected for a normal removal. DCC will keep the BEC informed regarding the removal process, including documents, correspondence, and schedules. Each time a UST is removed, a representative from the Army will be present; the Devens Reserve Forces Training Area and the DCC shall make a mutual determination as to whether excavation or other action is necessary. If a site is deemed "beyond a localized release", fiscal responsibility is transferred to the Army. A site may be characterized as "beyond a localized release" when it exceeds one hundred cubic yards of contaminated soil, and/or groundwater exceeding MCLs is encountered, and/or non-petroleum hazardous waste contamination is found. At such time that responsibility is transferred to the Army, Devens

Reserve Forces Training Area shall be responsible for the following activities as needed: contaminated soil removal and disposal beyond 100 cubic yards per site, site restoration and closure report, and associated Licensed Site Professional (LSP) costs.

2.2.1.2 ASTs.

AST compliance programs at Fort Devens are conducted under Army Regulation (AR) 200-1, the federal requirements including 40 Code of Federal Regulations (CFR) Parts 110, 112, and 116, and applicable state regulations. ASTs are currently present at Fort Devens. The majority of the tanks store waste oil, heating fuel, and diesel fuel. The DPW-ED will develop an AST Management Plan that will include a current inventory of all existing ASTs at Fort Devens and related compliance issues.

2.2.2 Hazardous Substance Management

Historically, activities at Fort Devens have involved the management of various hazardous substances, including solvents and petroleum products utilized at the motor pool, pesticides and herbicides, paints, and solvents. Small amounts of other miscellaneous hazardous substances such as boiler treatment chemicals, groundskeeping chemicals, and janitorial supplies have also been used at the installation.

Hazardous substances present at Devens Reserve Forces Training Area are managed in compliance with federal requirements outlined in the Emergency Planning and Community Right-to-Know Act, Executive Order 12385, the Spill Prevention Control and Countermeasure (SPCC) requirements in 40 CFR Parts 110 and 112, CMR 40 MADEP regulations, AR 200-1, and other applicable federal, state, and local regulations. No extremely hazardous substances as specified in the SARA, Title II, Section 302 are believed to be present at the installation. The Devens Reserve Forces Training Area does not maintain or use sufficient quantities of hazardous chemicals to require reporting under SARA Title III, Section 312 (Tier reporting), or SARA Title III, Section 313 (Toxic Chemical Release Form R reporting).

Devens Reserve Forces Training Area maintains material safety data sheets (MSDSs) as required by the Occupational Safety and Health Administration (OSHA) for all hazardous chemicals on the installation; spill response equipment is present. Hazardous substance inventories and MSDSs were maintained at the installation until closure. Spill response coordination with installation and local emergency response agencies will continue.

The DCC is responsible for any MSDSs or spill response coordination required at property leased or transferred to the DCC.

2.2.3 Hazardous Waste Management

Fort Devens had one RCRA-permitted treatment, storage, or disposal facility, Building 1650, which has been operational since 1980. Building 1650 became a RCRA-permitted TSD facility in 1986. The building had 3,000 square feet of storage space. Satellite accumulation points and 90-day storage areas were managed and inspected by the Environmental Management Office (EMO). All hazardous wastes were manifested and transported by a certified contractor for disposal at a permitted off-site disposal facility. The hazardous waste storage facility was closed in accordance with the permit closure plan.

Hazardous waste compliance programs at Devens Reserve Forces Training Area are conducted under AR 200-1, and the federal requirements found in 40 CFR 260 through 269, 40 CFR 117, 49 CFR 171 et seq., Department of Transportation regulations, and Commonwealth of Massachusetts hazardous waste management regulations. The installation is currently classified as a large quantity generator of hazardous waste (producer of 1,000 kilograms or more of hazardous waste or more than 1 kilogram of acutely hazardous waste per month). The installation operates under USEPA identification number MA 7210025154 and has a Massachusetts hazardous waste license number pursuant to Massachusetts General Law Chapter 21C and 310 CMR 30.00. In practice, Devens Reserve Forces Training Area currently generates significantly less than that amount of hazardous waste and could be classified as a small quantity generator (producer of 100 to 1,000 kilograms of hazardous waste per month).

The DCC is responsible for obtaining any required licenses and permits for the generation of hazardous waste on property leased or transferred to the DCC.

2.2.4 Solid Waste Management

Historically, solid waste has been disposed of on-site officially at the Shepley's Hill Landfill. Fourteen other locations were identified as landfills in the MEP and the EnPA. Two of these sites have been combined. Two other solid waste disposal locations were identified as unauthorized dumping areas (Site A, AOC 41) and Training Area 6d - South Post (SA 46). The sites that were identified as landfills are listed below:

- Shepley's Hill Landfill No. 1 (AOC 5)
- Landfill No. 2 - South Post Area 7b (SA 6)
- Landfill No. 3 - South Post Impact Area (SA 7)
- Landfill No. 4 - South Post Area 8a (SA 8)
- Landfill No. 5 - North Post Landfill (AOC 9)
- Landfill No. 6 - Near Shirley Gate (SA 10)
- Landfill No. 7 - Near Lovell Street (AOC 11) (also known as Lovell Street Landfill OU)
- Landfill No. 8 - South Post Combat Pistol Range 12)
- Landfill No. 9 - Near Lake George Street (SA 13)

- Landfill No. 10 - South Post near Dixie Road (SA 14)
- Landfill No. 11 - South Post near Helipad (SA 15)
- Landfill No. 12 - Main Post near Shoppette (SA 16)
- Landfill No. 13 - Little Mirror Lake (SA 17)
- Cold Spring Brook Landfill (AOC 40).

The landfills identified as SA 6, AOC 9, AOC 11, SA 12, SA 13, AOC 40, and AOC 41 may be handled as one Landfill Consolidation FS. The Final ROD for Shepley's Hill Landfill (AOCs 4, 5, and 18) was signed in September 1995. NFA Decisions Under CERCLA have been made for SA 7, SA 8, SA 10, SA 14, SA 15, and SA 16. Mirror Lake (SA 17) is recommended for NFA and a Draft NFA Decision Document was issued in February 1996.

Solid waste management compliance programs at Fort Devens are conducted under AR 200-1 and 420-47, the federal requirements found in 40 CFR 240-246 and 40 CFR 257-258, Department of Transportation regulations, and the Massachusetts solid waste management regulations. Solid wastes currently generated at Devens Reserve Forces Training Area are managed in accordance with all applicable state and federal regulations. The waste is currently collected by a licensed solid waste hauler.

The DCC is responsible for the management of solid waste generated on property leased or transferred to the DCC.

2.2.5 Polychlorinated Biphenyls (PCBs)

PCB management compliance programs at Fort Devens are conducted under AR 200-1, the federal requirements found in 40 CFR 761, Department of Transportation regulations, and MADEP guidelines.

An installation-wide transformer study was completed at Fort Devens in 1982 as a Facility Engineering Support Activity. Each transformer was inspected for leaks and was labeled as either PCB-containing or non-PCB-containing. Nine hundred transformers were inspected and approximately 100 transformers were identified as containing PCBs. After 1990, Fort Devens' policy required the replacement of all PCB transformers containing oil that exceeded 500 ppm of PCBs. The last PCB transformer was replaced during the summer of 1993, and 1993 records indicate that no transformers containing PCB oil in excess of 500 ppm are present at Fort Devens.

In 1993, under the BRAC EE, AREE 66 (Transformers) was investigated. The purpose of this study was to identify locations where transformers containing PCB oil may have leaked onto the soil on the Main and North Posts of Fort Devens. Ten locations were identified where leaking transformers were removed. At seven of the nine locations, PCB-contaminated oil had contacted soil. Soil samples were

collected at each of the six locations and analyzed for PCB contamination. Based on the results of the laboratory analysis, Removal Actions were recommended for four of the six locations.

Utilities responsibility at the former Fort Devens is currently under negotiation. When negotiations are complete, the DCC will assume responsibility for the electrical system at the Former Fort Devens. Transformers are considered to be part of the electrical system, and as such a DCC responsibility. This includes transformers in the Devens Reserve Training Forces Area.

2.2.6 Asbestos

Asbestos-containing material (ACM) is regulated by USEPA, OSHA, and the Commonwealth of Massachusetts. Asbestos at the former Fort Devens was managed in compliance with the DA policy, "Asbestos, Lead Paint, and Radon Policies at BRAC Properties," 31 October 1994. The Devens Reserve Forces Training Area will continue to comply with applicable state, federal, and Army, laws and regulations. The Army policy on asbestos is to manage in place. Because of the era during which many of the buildings were constructed at the former Fort Devens, ACM is assumed to have been used in construction. An Asbestos Materials Survey, Analysis, and Assessment was conducted by Fort Devens in 1987. Though the study does not distinguish between friable and nonfriable asbestos, Fort Devens uses the report for screening purposes. An installation-wide survey for ACM is required by Federal Property Management Regulations disclosure law prior to installation disposal. As a result, a comprehensive asbestos survey was initiated in March 1994. Non-residential structures were surveyed first and residential structures were surveyed as the buildings became vacant. For sampling purposes, the buildings were grouped by year of construction and structural similarities. The report for this survey, including the sampling results, was completed in May 1995. Removal or encapsulation will continue according to the results of the survey on Devens Reserve Forces Training Area property.

The DCC is responsible for the remediation of asbestos containing materials on all property leased or transferred to the DCC.

2.2.7 Radon

The radon reduction program at Fort Devens is conducted under AR 200-1, Chapter 11, Army Radon Reduction Program. In April and June 1993, radon mitigation efforts were attempted for 12 structures. The efforts included sealing cracks and vents in structure foundations. Retesting of the radon concentration in the structures to verify success of the mitigation efforts was not conducted. In 1994, under the BRAC EE, AREE 67 (Radon) was investigated to evaluate Fort Devens radon reduction program as part of the BRAC activities. The evaluation focused on reviewing the efforts that have occurred at Fort Devens to comply with the requirements of AR 200-1, Chapter 11 and identify any gaps that might exist. The evaluation also reviewed mitigation activities that Fort Devens has taken and provided recommendations for further testing and mitigation. The Arthur D. Little, Inc. Final Radon (AREE 67) Report was completed in May 1995.

There are a total of 2,488 Army-owned structures and living units at Fort Devens that require radon testing under AR 200-1. Of the 2,488 structures, 1,631 have results that are considered reliable. Of the structures that were tested for radon, 16 structures with radon concentrations in the 8 to 20 pCi/L range will require mitigation within one to four years and 118 structures with radon concentrations in the 4 to 8 pCi/L range will require mitigation within five years.

The DCC is responsible for the mitigation of radon contamination at property leased or transferred to the DCC.

2.2.8 RCRA Facilities

Solid Waste Management Units (SWMUs) were identified under the FFA as IRP SAs or AOCs when the installation was placed on the NPL. The RCRA integration clause of the FFA addresses CERCLA/RCRA integration. Fort Devens had a RCRA-permitted hazardous waste storage facility at Building 1650, which was permitted in 1986. The site was RCRA closed in 1996.

In 1980, Fort Devens filed a RCRA Part A application that placed the Explosive Ordnance Disposal (EOD) Range under interim status as a hazardous waste thermal treatment facility. In 1988, a RCRA Part B permit application for the EOD Range was submitted. The EOD Range, which is located in the South Post, remains active under RCRA interim status.

The waste explosives storage bunker (Building 3644) (SA 24) was identified as a RCRA storage area for explosives designated for destruction at the EOD Range in the Solid Waste Management Unit Report in 1985. RCRA closure was completed for the bunker in July 1996.

All RCRA permitted facilities and thermal treatment units will be closed following RCRA closure procedures or the permit and interim status will be transferred to the Devens Reserve Forces Training Area.

The DCC is responsible for obtaining any necessary RCRA permits for property leased or transferred to the DCC.

2.2.9 Wastewater Discharges

The former Fort Devens did not hold a National Pollutant Discharge Elimination System (NPDES) permit under the Clean Water Act. The wastewater treatment plant at the former Fort Devens is designed to discharge to rapid infiltration sand beds, which allow the treated water to recharge to the groundwater. If necessary in the future, the need for a NPDES permit will be the responsibility of the DCC.

Responsibility for the wastewater treatment plant passed from the former Fort Devens to the Devens Reserve Forces Training Area upon the closing of the former Fort Devens on 31 March 1996. This

responsibility ceases on 30 September 1996, and the DCC assumes responsibility for the wastewater treatment plant on 1 October 1996.

2.2.10 Oil/Water Separators

Oil/water separators at Fort Devens are managed under the installation's SPCC program, in accordance with applicable federal regulations including Section 313(a) of the Clean Water Act and 40 CFR Parts 110, 112, and 122, DoD Directives, and AR 200-1. Oil water separators were investigated under the IRP SIs, and RI/FSs, or under the BRAC EE Phase I and II (AREEs 61 and 70). Oil/water separators will continue to undergo routine maintenance by the installation.

Following closure of the North and Main Posts, maintenance of the oil/water separators on the Devens Reserve Forces Training Area will be the responsibility of DPW-ED.

The DCC is responsible for maintenance of the oil/water separators on property leased or transferred to the DCC.

2.2.11 Pollution Prevention

Pollution prevention at Fort Devens was managed through the installation hazardous waste management program in accordance with AR 200-1, Chapter 6, and applicable federal and state regulatory requirements. The pollution prevention program at Fort Devens includes participation in a recycling program. The Devens Reserve Forces Training Area will continue to maintain their pollution prevention program at the installation until closure. The possibility of recycling any materials during remedial activities will be considered during the design phase. The DCC is responsible for pollution prevention on property leased or transferred to the DCC.

2.2.12 Nuclear Regulatory Commission (NRC) Licensing

Activities at the former Cutler Army Hospital did not require an NRC materials license. Storage and use of such radioactive materials as compasses, rifle sights, watches, and sources for test and calibration equipment at Fort Devens are under NRC licenses held by the Army Armament Material Readiness Command at Rock Island Arsenal, Rock Island, Illinois, and the Army Communications and Electronics Command, Fort Monmouth, New Jersey. A radiation close-out survey is being conducted to delist Fort Devens from the two Army-wide NRC licenses. The Phase I radiation survey began in February 1995 and was completed in July 1995. A second phase radiation survey was completed in Spring 1996. Additional surveys and a final report are scheduled for Summer 1996.

2.2.13 Mixed Waste

No mixed waste is generated at Fort Devens; therefore, there are no compliance requirements or strategies under this program for the installation.

2.2.14 Radiation

No radioactive waste is generated at Fort Devens; therefore, there are no compliance requirements or strategies under this program for the installation.

2.2.15 Lead-based Paint

The former Fort Devens lead-based paint management program was conducted in accordance with U.S. Department of Housing and Urban Development guidelines for lead-based paint protection and the DA policy, "Asbestos, Lead Paint, and Radon Policies at BRAC Properties," 31 October 1994. A lead-based paint survey was initiated in November 1994. One hundred eighty-two units were surveyed for the presence of lead-based paint. One hundred thirty-one of these units are historical district structures which are all residential units. The remaining 51 units are 50 residential units in the Buena Vista housing development on the Main Post and the chapel located adjacent to the Buena Vista housing development. Most buildings in the survey are expected to contain lead, because the buildings were constructed prior to 1978. The final report for this survey was completed in June 1995. Based upon the results, recommendations for operations and maintenance as well as property disposal were made. Any future actions will incorporate both Army guidance and the MADEP regulations addressing lead-based paint.

The DCC is responsible for the remediation of lead-based paint contamination on property leased or transferred to the DCC. Properties belonging to the Devens Reserve Forces Training Area are the responsibility of the DPW-ED.

2.2.16 Medical Waste

Cutler Army Hospital opened in the early 1950s and was redesignated a health clinic in July 1993, when all in-patient care ceased. From 1977 to 1993, the Cutler Army Hospital incinerator was used to incinerate pharmaceutical wastes and infectious wastes. This incinerator was dismantled in 1993. From 1993 to the present, all medical wastes generated at Fort Devens are transported and incinerated off-post by a licensed contractor. In July 1994, the health clinic was closed. The remaining physicians and support staff were relocated to the Vail Dental Clinic on Fort Devens, which became the Vail Troop Medical Clinic. All medical waste continued to be incinerated off-post by a licensed contractor until closure. The installation hospital and the Vail Troop Medical Clinic are closed. There is currently a medical clinic at building 673 to serve the Devens Reserve Forces Training Area. Waste from the clinic is removed and incinerated by a licensed contractor.

2.2.17 Unexploded Ordnance

Unexploded ordnance (UXO) at Fort Devens is currently stored in the waste explosive storage bunker (Building 3644, SA 24), prior to being detonated on the Fort Devens EOD Range (AOC 25). This bunker and the EOD Range continue to operate under RCRA interim status.

World War II grenades were placed in Landfill No. 13 - Mirror Lake (SA 17). The 14th EOD Detachment Station at Fort Devens conducted a removal action of these World War II grenades in 1965. An underwater metal survey was conducted to determine if the removal action was complete. The Supplemental SI Data Package submitted in March 1995 indicated that there was no explosive contamination in the water or sediment of Mirror Lake.

An UXO survey and removal was conducted in 1995 and 1996. The archive study report was completed March 1995 and a preliminary site survey was initiated in April 1995. Three areas requiring removal actions cleared in 1996. The UXO survey and removal is a shared responsibility of BRAC and the Devens Reserve Forces Training Area. The DCC and the Devens Reserve Forces Training Area are responsible for considering UXO as a safety hazard when demolishing, constructing, digging, etc.

2.2.18 National Environmental Policy Act (NEPA)

The Final Disposal and Reuse Environmental Impact Statement (EIS) was completed July 1995. The proposed action outlined in the EIS is the retention of a Reserve Enclave and disposal of approximately 4,140 acres (of the total 9,300 acres) of excess property made available by the closure of Fort Devens. The Army will retain the entire 4,880 acres on the South Post, and approximately 580 acres on the Main Post. In addition to the generation of NEPA documents, the Army has a program in place to ensure that all significant and applicable Army actions conducted at the Devens Reserve Forces Training Area are properly evaluated in compliance with NEPA requirements. It is the responsibility of the DCC to ensure that actions conducted on property leased or transferred to the DCC are properly evaluated in compliance with NEPA requirements.

2.2.19 Air Emissions

The MADEP requires significant air pollution sources to be permitted. Sources of air emissions at Devens are USTs, ASTs, and painting operations. A comprehensive source survey was completed in FY95. The Devens Reserve Forces Training Area Restricted Emission Status (RES) Permit was approved by the Commonwealth of Massachusetts in November 1995. The state requires an annual update report as well as a permit fee due each November. A second annual reporting document is required in March. This is a source registration document that verifies the amount of fossil fuels utilized by the installation during the previous calendar year and calculates the criteria pollutant emissions. Responsibility for fulfilling the obligations associated with the RES permit for the Devens Reserve Forces Training Area lies with the Environmental Division of the Department of Public Works. The DCC is responsible for obtaining and maintaining any required permits for air emissions related to DCC properties.

2.3 Natural and Cultural Resources Programs

This section describes the current status of the natural and cultural resource program established at Fort Devens including identification and management of vegetation, wildlife, wetlands, and other preservation areas; rare, threatened and endangered species; and cultural resources. Natural and

cultural resources at Fort Devens are managed in accordance with AR 200-3 and 420-40, DoD Directive 4700.4 and 4710.1, and applicable federal and state regulations and statutes.

2.3.1 Vegetation

Much of the area now occupied by Fort Devens was formerly farmland, with an interspersed of pasture, woodlots, orchards, and some cropped fields. Much of the installation is composed of old fields and woodlots, which are now in various stages of regrowth. Plant communities have been modified and altered by vehicles and equipment, fires caused by marksmanship practice, and in some areas, intentional mowing or burning. These activities have maintained a great diversity of vegetation types.

The majority of the land in the Main and North Posts are developed or urban cover types, with developed land, golf course, airfield, and filter beds comprising 56 percent of land types. Forested types occupy 36 percent of the land surface, with early-successional black cherry-aspen-hardwoods covering 2 percent, mixed oak-red maple-hardwoods covering 20 percent, white pine-hardwood mixes covering 11 percent, and white, red, and pitch pine occupying 2 percent. Shrub and herbaceous types each cover less than 2 percent of the land area within the BRAC property.

The vegetation of the South Post is described as mixed coniferous deciduous. The varied topography, soils, and drainage in combination with human interference, have resulted in a patchwork of forest, marsh, grassland, and open water. Managed forest accounts for approximately 70 percent of land cover. The forest vegetation is dominated by oak and white pine in the drier areas and maple and ash in the wetter areas.

Vegetation management plans at Fort Devens are consistent with AR 420-74 regarding natural resources. Forests are managed on a sustained yield basis; that is, they are harvested for forest products at a rate equal to overall production in the forest. Forestry management emphasizes improvement of the quality of forest stocks on the installation while also enhancing wildlife habitat and military training sites. In the impact areas on South Post, prescribed burns are used to reduce levels of highly ignitable or flash fuels. This practice of fuel reduction is an accepted method of reducing fire hazard in areas in high wildfire potential. In the absence of periodic prescribed burning, flash fuels, such as shrubby undergrowth and dry forest litter, could accumulate to a level that would foster uncontrollable wildfires with the potential to damage property beyond the installation boundaries.

Fort Devens will continue to manage the existing forests according to AR 420-74 regarding Natural Resources. Forests are managed on a sustained yield basis and prescribed burns are practiced on the South Post in the impact areas to control shrubby undergrowth and dry forest litter.

2.3.2 Wildlife

The U.S. Fish and Wildlife Service (USFWS) completed a Survey and Evaluation of Wetlands and Wildlife Habitat at Fort Devens to evaluate the potential of installation lands for possible inclusion in the adjacent Oxbow National Wildlife Refuge.

The importance of Fort Devens to a wide variety of wildlife species is due to the installation's diversity of habitat types in various successional stages, its location adjacent to the Nashua River, and the amount and distribution of wetlands present. Wildlife values have been well documented by the installation's Natural Resources Office. Undeveloped lands of the installation are known to support migratory birds including waterfowl, wading birds, raptors, shorebirds, passerines, resident mammals, reptiles, amphibians, and invertebrates. Installation lands support breeding activity for at least six state-listed rare species, and provide migration, feeding, and resting habitats for two federally listed endangered species and at least 10 species of concern at both the state and federal government. Additional rare species may be present. Wetlands along the Nashua River and the Slaterock, Ponakin, and Cranberry Brook drainages, have been identified on the Massachusetts Natural Heritage and Endangered Species Program's "Estimated Habitat Map of State-listed Rare Wetlands Wildlife."

Although Fort Devens has a Natural Resources Office, there is an existing Cooperative Agreement between the Army, the Massachusetts Division of Fisheries and Wildlife, and the USFWS concerned with the protection, development, and management of fish and wildlife resources on the installation. The agreement allows for research and management activities and provides for technical assistance by other federal and state fish and wildlife experts.

The Survey and Evaluation of Wetlands and Wildlife Habitat identified Fort Devens as containing wildlife habitats recognized as a priority for protection at both the federal and state levels. The area includes diverse habitats and unique communities and supports many federal and state species of concern. Fort Devens will continue to maintain the existing wildlife habitats until closure. A large portion of the North and Main Posts will be transferred to the Oxbow National Wildlife Refuge as a "greenway" along the Nashua River.

2.3.3 Wetlands and Flood Plains

The USFWS analyzed existing information from the Survey and Evaluation of Wetlands and Wildlife Habitat to evaluate the potential of including installation wetlands in the adjacent Oxbow National Wildlife Refuge. An ongoing wetlands survey is being conducted by the USACE to further define and accurately map the wetlands of Fort Devens.

The extensive wetlands occurring along the Nashua River flood plain, including associated wetland tributary drainages and headwaters, have been listed as a priority for protection under both the North American Waterfowl Management Plan and the Emergency Wetlands Resources Act of 1986. The Nashua River is a direct tributary of the Merrimack River system, and as such is also included in the USEPA's Priority Wetlands of New England listing (1987).

The majority of wetlands occurring on Fort Devens lands are classified within the palustrine system, with some open water acreage in the riverine and lacustrine systems. Forested, shrub, and emergent wetlands on the east side of the Nashua River flood plain, within the Oxbow National Wildlife Refuge, total slightly over 500 acres. There are an additional 190 acres of flood plain wetlands on the west side of the Nashua River, within the South Post of Fort Devens, which are an integral part of the same system and exhibit an equally high degree of interspersion and diversity in the form of flooded oxbows and meander scars, emergent marsh, and mixed patches of shrub and forested wetland.

The important Nashua River flood plain wetlands extend north of Route 2 into the Main and North Posts, and, although mainly forested (294 acres), include similar high diversity in the form of small flooded oxbows, emergent marsh-dominated meander scars (20 acres), and shrub wetland (54 acres). Flood plain wetlands occurring along the Nashua River along the western boundary of the Main Post total 191 acres. Wetlands in this area drain directly south into the Oxbow National Wildlife Refuge, and are hydrologically connected under Route 2. Small isolated pockets of wetlands occur on the east side of the cantonment area, and include forest, shrub, and emergent dominated wetland. Two ponds, smaller than 10 acres each, and the 25-acre Mirror Lake (102 acres total) are also identified as wetland areas. Total acreage for wetlands occurring within the Main Post and North Post is 143 acres, the majority being forested (109 acres). Much of this forested and mixed forested-shrub wetland is either associated with the Nashua River or occurs along its immediate tributary, Nonacoicus Brook.

The South Post consists of troop training ranges and the South Post Impact Area. The topography of the South Post is generally rolling and irregular. There are several water bodies located on the South Post: Spectacle Brook drains to the west to the North Nashua River; Oak Hill Pond is located in the northwest corner of the post; Slate Rock Brook and State Rock Pond drain into the Nashua River, which borders the South Post in the northeast; New Cranberry Pond and an unnamed stream are located adjacent to Harvard Road in the southeastern portion of the South Post; Cranberry Pond is in the center of the post; and Ponakin Brook is located to the southwest and Heron Pond to the southeast in the most southern portion of South Post. There are several wetlands in the northeast corner of the South Post where the Nashua River borders the installation. Wetlands are also found along Slate Rock Brook, west of Slate Rock Pond, along the unnamed stream, and Heron Pond in the southeastern part of the South Post and around Ponakin Brook in the southernmost part of South Post. Water levels on South Post are managed for the prevention of roadway flooding by beaver ponds and for enhancement of wildlife habitat in and near wetland areas. Open water and deep marsh waterfowl feeding and brood rearing habitat has been maintained on South Post by managing water levels in ponds along the Slate Rock Pond System. Release of water from the ponds within the Slate Rock Pond system benefits the composition of downstream systems by preventing establishment of non-wetland species. Controlled alteration of water levels in wetlands at 5-year intervals has been recommended as an effective method of wildlife habitat management.

The water bodies on the South, North, and Main Posts are within the Nashua River watershed. The watershed has been designated a Class B watershed by the Commonwealth of Massachusetts, which means waters are to be maintained as suitable habitat for fish and other aquatic life, as primary and

secondary contact recreation, and as public water supply (where designated for this use) if the water undergoes appropriate treatment.

Fort Devens has extensive wetlands that would be subject to permitting through Section 404 of the Clean Water Act if dredging or filling activities were required. The Army will continue to comply with wetland regulations through disposal of the property. The USACE wetlands survey is still ongoing.

2.3.4 Designated Preservation Areas

There are currently no designated preservation areas located on Fort Devens. The ongoing survey of the natural resources at Fort Devens has tentatively identified two or three areas with rare plant species that may become designated preservation areas in the future.

2.3.5 Rare, Threatened and Endangered Species

According to a Biological and Endangered Species Baseline Study prepared in August 1993 by USACE, no federally listed or proposed endangered species are known to occur in the Fort Devens area, with the exception of occasional transient endangered bald eagles or peregrine falcons. No federally threatened species are known to occur at the installation. The blazing star (*Liatris borealis*) is a Class II federal candidate for rare plant species. The northern goshawk (*Accipiter bentilis*) and Blanding's turtle (*Emydoidea blandingi*) are Class II federal candidates for rare animal species.

The only state endangered animal species documented at Fort Devens is the upland sandpiper (*Bartramia longicauda*). Four plant species have been identified as state endangered species: spike rusk (*Eleocharis ovata*); Houghton's flatsedge (*Cyperus houghtonii*); wild senna (*Cassia hebecarpa*); and small bur-reed (*Sparganium minimum*). The cattail sedge (*Carex typhina*) is a state threatened species.

Six animal species of special state concern have been documented at Fort Devens: blue-spotted salamander (*Ambystoma laterale*); grasshopper sparrow (*Ammodramus savaannarum*); spotted turtle (*Clemmys guttata*); wood turtle (*Clemmys insculpta*); water shrew (*Sorex palustris*); and eastern box turtle (*Terrapene carolina*).

Although no unique and rare communities have been identified at Fort Devens, the presence and distribution of several species of rare and endangered flora and fauna at the installation may result in the state assigning Significant Habitat status to certain regions of Fort Devens. Of the numerous habitat types at Fort Devens, portions of the pitch pine/scrub oak habitat, black spruce bogs, grasslands within the Turner Drop Zone, portions of the Nashua River flood plain communities, and several disturbed sandy areas at Fort Devens may be classified as Significant Habitat.

Fort Devens will continue to maintain the existing ecosystems that support rare, threatened, and endangered plant and animal species until closure. The South Post has been designated an Area of Critical Environmental Concern (ACEC).

2.3.6 Cultural Resources

Fort Devens has one historic property which is listed in the National Register of Historic Places, the 1930s Permanent Cantonment Area.

The Historic Inventory Survey Report, released in May 1993, identified 80 buildings, one site, and one object that are 50 years or older. The survey excluded all buildings previously surveyed as part of the Fort Devens Historic District and those building types included in the DoD World War II temporary buildings documentation program. The 80 buildings, one site, and one object were evaluated with reference to the Army System Classification and the National Register of Historic Places criteria of eligibility. No Category I (properties of major importance) or II (properties of importance) properties were identified. Fifty-one buildings, one site, and one object were identified as Category III (properties of minor importance) properties, including three individual buildings, one site, one object, and 48 buildings within two historic districts. The site is the installation cemetery and the object is a Sniper Tree. All 53 Category III properties were determined to meet the criteria of eligibility for inclusion on the National Register of Historic Places with one exception. Twenty-nine Category IV (properties of little or no importance) properties were identified, and no Category V (properties detrimental to the significance of adjacent historic properties) properties were identified. At this time, the nomination of the Category III properties to the National Register of Historic Properties has not been completed.

The final Archeological Inventory Survey was completed in November 1993. Twenty-nine historical archaeological sites were identified on the Main Post and North Post as a result of the archaeological survey. On the main post, 22 historic sites were visually identified and recorded; 19 of these were field tested due to their location on property to be disposed and reused. On the North Post, seven historic sites were visually identified, recorded, and field tested due to their location on property to be disposed and reused.

Eighteen of the identified historic archaeological sites on property to be disposed and reused are assessed as having fair to very good and excellent integrity. National Register eligibility of these sites has yet to be determined.

The Historic Inventory Survey recommends further study and evaluation to prepare National Register of Historic Places documentation for two individual properties, the Red Cross Building and the Garage; for one site, the Cemetery (individually or as part of the Fort Devens Historic District); for one object, the Sniper Tree; and for two historic areas, the Quartermaster Area and the Civilian Military Training Camp Area. The Sniper Tree has since been moved. Additional research has been recommended to establish a national context for the Quartermaster Area and the Civilian Military Training Camp Area. The Willard Farm was evaluated as potentially eligible for National Register listing as a farmhouse with an associated archaeological site component, pending the results of ongoing archaeological investigations.

Modern buildings, sites, structures, and objects should be reevaluated as they reach 50 years of age. Further study and evaluation activities will be determined by the USACE, the State Historic Preservation Officer, and the Advisory Council for Historic Preservation.

The Archaeological Inventory Survey recommends further research to assess site eligibility for the National Register of Historic Places of the 11 identified prehistoric sites and 18 historic sites on BRAC property. Avoidance and preservation in place is recommended for these sites. Further study and evaluation activities for these sites will be determined by the Army, the USACE, the State Historic Preservation Officer, and the Advisory Council for Historic Preservation.

2.4 Environmental Condition of Property

In October 1992, Public Law 102-426, the CERFA amended Section 120(h) of the CERCLA and established new requirements with respect to contamination assessment, cleanup, and regulatory agency notification / concurrence for federal facility closures. CERFA requires the federal government to identify property where where no hazardous substances were stored, released or disposed of on the federal property prior to the termination of federal activities on the property. In April 1994, the Army completed an initial CERFA investigation to identify the environmental condition of the property. This CERFA report has been superseded by the Environmental Baseline Survey (EBS) - Basewide, which provides more detailed information.

The Final EBS - Basewide was released in April 1996, and includes the signed Finding of Suitability to Transfer (FOST) and the signed Finding of Suitability to Lease (FOSL) for properties not to be retained by the Devens Reserve Forces Training Area. The proposed transfer and/or lease parcels consist of approximately 3,040 acres of land at Fort Devens; the land will be transferred from the U. S. Army to the Massachusetts Government Land Bank (MGLB). The EBS - Basewide followed protocols outlined in the current DoD guidance on the environmental review process for deed transfer and lease of real property at BRAC Installations.

Copies of the Final EBS - Basewide were distributed to the regulators. The document is also available in the Ayer, Davis, Harvard, Lancaster, and Shirley libraries; or in the Devens Reserve Forces Training Area BRAC Environmental Office Archive Room, by appointment. An updated EBS and FOST is prepared for additional property as clean-up is complete and the property is available for transfer.

2.5 Status of Community Involvement

Community relations activities that have taken place at Fort Devens include the following:

- Three organizations have been granted formal Cooperating Agency status by the Army: the MGLB, the USFWS, and the four host communities of Ayer, Harvard, Lancaster, and Shirley. The Army entered into a Memorandum of Agreement with the three Cooperating Agencies. The agreement outlines the roles and responsibilities of each member and formulates a Fort Devens Disposal and Reuse EIS Primary Coordination Team, composed of one or more representatives from each agency.

- The Federal Bureau of Prisons began discussions with the Office of Economic Adjustment, the MGLB, and the communities in January 1992 regarding the siting of a federal prison complex at Fort Devens. During 1992, numerous meetings were held with local and state officials, the MGLB, the Fort Devens Reuse Committee, local residents, the USACE, and the Joint Boards of Selectmen (JBOS) for the four communities surrounding Fort Devens.
- On 2 July 1993, the Federal Bureau of Prisons published an Intent to Proceed with the project in the Federal Register. On July 20, 1993, a scoping session was held. Project construction is in process.
- On 30 June 1992, the MGLB submitted an Environmental Notification Form to the Massachusetts Executive Office of Environmental Affairs, Massachusetts Environmental Policy Act (MEPA) Unit for the redevelopment of Fort Devens. In the notification, the MGLB requested that the project be designated as a "Major and Complicated Project." This designation will allow coordination of the MEPA process with the NEPA process, incorporation of additional parcels if they are surplus by the DoD, formation of a Citizen's Advisory Committee, and early review of certain reuse activities. The Environmental Notification Form was published in the Environmental Monitor on 8 July 1992, including the announcement of a comment period ending 29 July 1992. On 26 August 1992, the Massachusetts Secretary of Environmental Affairs (the Secretary) issued a certificate designating Fort Devens as a Major and Complicated Project.
- On 8 February 1993, the Secretary issued a certificate announcing that Fort Devens closure and reuse programs will require the preparation of an Environmental Impact Report (EIR). The EIR includes an installation reuse plan, an evaluation of existing conditions on the property, an assessment of potential impacts from the project to existing resources, and mitigation of those impacts.
- The Draft and Final NEPA EIS were prepared by the USACE for FORSCOM. The Final EIS was approved in May 1995 by Mr. Lewis D. Walver, Deputy Assistant Secretary of the Army (Environment, Safety, and Occupational Health.)
- The Fort Devens Redevelopment Citizen's Advisory Committee was formed to provide input to the environmental review of the project.
- The Final EIR is a companion to the Final EIS. The Final EIR was submitted in July 1996. The EIR addresses potential impacts of the Base Reuse Plan mitigation at the master planning level.
- A reuse planning partnership was created between the JBOS of Ayer, Harvard, Lancaster and Shirley, and the MGLB. A series of public meetings have been held by this partnership to develop a reuse plan for Fort Devens, which was incorporated into the Draft and Final versions of the Base Reuse Plan and By-laws.

- Legislation was passed on 5 January 1994, by the Massachusetts Legislature creating a "Devens Enterprise Commission," which serves as a one-stop permitting board for developers beginning in 1995 on the former Fort Devens Army Base.
- As part of the Environmental Notification Form for the redevelopment of Fort Devens, the MGLB requested early approval for the reuse of the existing railroad facilities. The public comment period for this project ran concurrently with the comment period for the Environmental Notification Form as a whole. A letter from the Secretary dated 8 February 1993, required that impacts from this proposed intermodal facility be addressed as part of the EIR.
- CRP. A CRP was prepared for Fort Devens as required by CERCLA, the DoD's IRP, and the FFA. The CRP has the following specific objectives:
 - Ensure the public understands that personal and community health and interests are of paramount concern to the Army.
 - Inform and educate local residents, on-post employees, and local officials of the RD/RA process.
 - Provide local residents, on-post employees, and federal, state, city, and local regulatory officials an opportunity to review and comment on the studies at Fort Devens and on suggested RA alternatives and decisions.
 - Keep the Army sensitive to and informed about changes in community concerns, attitudes, information needs, and activities regarding Fort Devens and use their concerns as factors in evaluating modifications of the CRP as necessary to address these changes.
 - Effectively serve the community's information needs and address citizen inquiries through prompt release of factual information through the media and other information dissemination techniques.
 - Effectively respond to the needs of the media by providing timely response to inquiries and requests for interviews and briefings, thereby resulting in accurate reporting of activities at Fort Devens.
 - Create and maintain, through an active public affairs program, a climate of understanding and trust with the aim of providing information and opportunities for comments and discussion.
 - Ensure that appropriate federal, state, city, and local elected officials are informed of results of the investigations and recommended RAs.
 - Provide a single entity for dissemination of information for matters regarding the progress of the contamination assessments, RAs, and other decisions at Fort Devens.

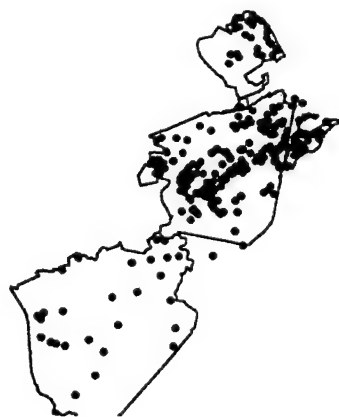
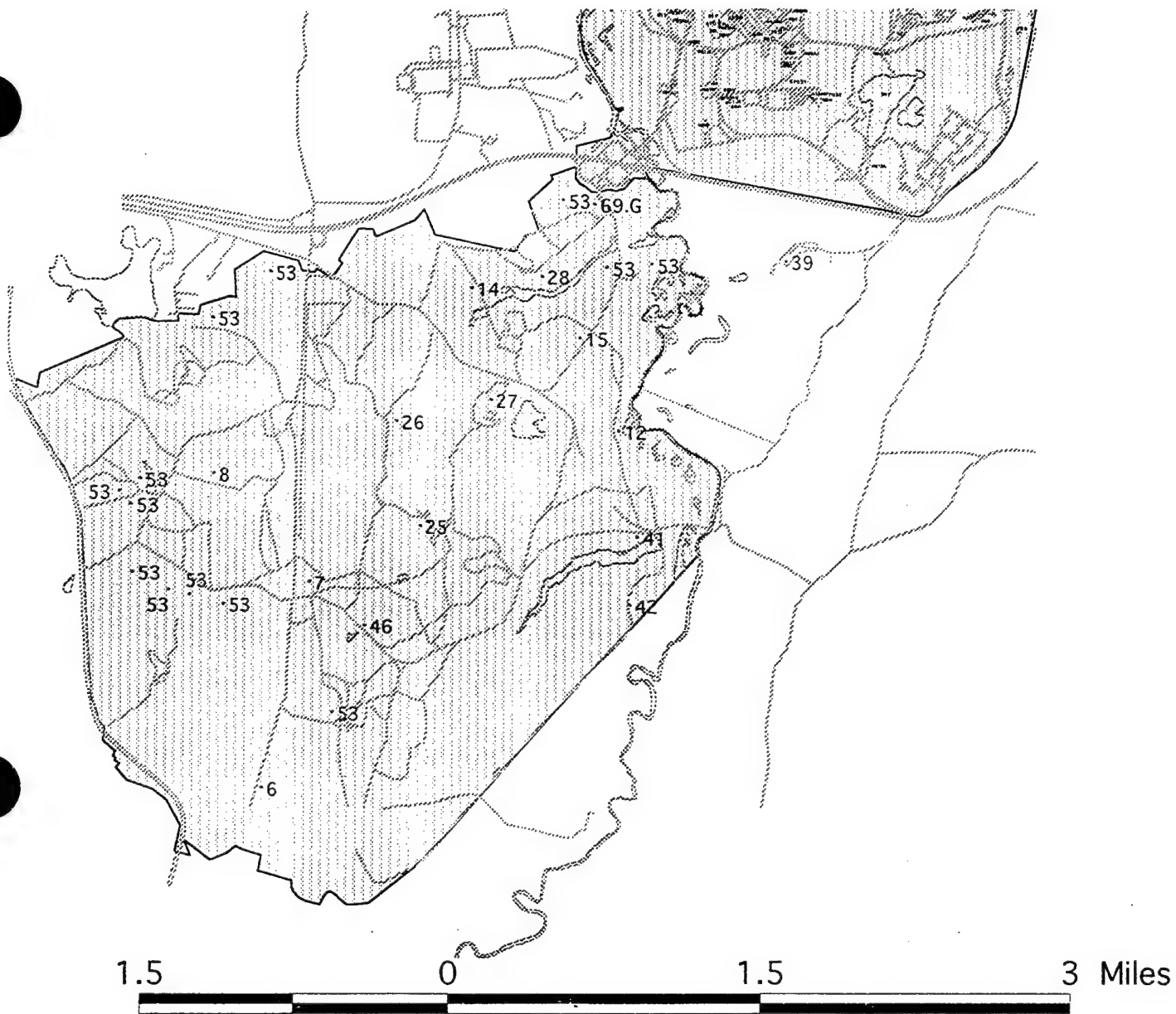
- Identify issues and potential areas of concern and develop and implement objective means to avoid or resolve conflict.
- Fact Sheets. Fact sheets are distributed during public meetings and to anyone requesting information.
- Public Notification. At certain key events during the restoration process and reuse planning process at Fort Devens, public notices are placed in local newspapers and public service announcements are made available to local radio and television stations.
- Information Repositories. Information repositories were established in the main town libraries of Ayer, Lancaster, Harvard, and Shirley. An additional repository was established at the Davis Library on Fort Devens. All reports received at the MADEP office from the Army are also available for public review by appointment.
- Administrative Record. An administrative record file is kept by the Devens Reserve Forces Training Area BRAC Environmental Office in accordance with CERCLA requirements. Administrative record files are also kept by the USEPA at the USEPA Region I Records Center in Boston, and by the MADEP in the central regional office. An administrative record file index is maintained at Fort Devens, MADEP, and USEPA.
- Mailing List. Mailing lists have been developed by the Army, USEPA, and MADEP consisting of parties interested in and involved with the Fort Devens cleanup.
- Public Information Meetings. Public information meetings are planned and scheduled to solicit input into the restoration and reuse planning programs occurring at Fort Devens.
- Formal Public Comment Periods. Thirty-day formal public comment periods are held by the Army for all proposed RA plans. Responsiveness summaries are prepared by the Army following comment periods. The responsiveness summaries address and respond to the comments received during the comment periods. In addition to the formal comment periods held for PPs, informal comment periods are held on all primary documents issued during the study and cleanup phases of the process. These comment periods are held for 20 days, during which time both written and oral comments are accepted.
- Public Hearings. Public hearings are held by the Army during the formal comment periods to record oral comments. A copy of the transcript of the public hearing is made available in the information repositories.
- Restoration Advisory Board (RAB). A RAB was created in February 1994. Meetings are generally held monthly and are open to the public. Meetings are announced in the local newspapers and topics of discussion are planned prior to the meetings.

Fort Devens has adopted the following strategy to support a proactive community relations program:

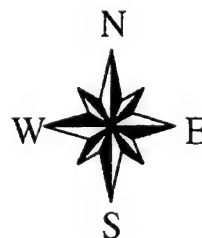
- Coordination with the Cooperating Agency in determining the future land uses of Fort Devens will continue.
- Continue to update the existing CRP.
- Maintain the administrative record, mailing lists, and information repositories. The locations of the five information repositories for Fort Devens are as follows:

1. Ayer Public Library 26 East Main Street Ayer, MA 01432 (508) 722-2257	3. Lancaster Public Library Main Street Lancaster, MA 01523 (508) 368-8928
2. Hazen Memorial Library Number 6, Lancaster Road Shirley, MA 01464 (508) 425-9645	4. FortDevens Davis Library, Building 2001 MacArthur Avenue Fort Devens, MA 01433 (508) 796-2431
5. Harvard Public Library Fairbank Street Harvard, MA 01451 (508)456-4114	
- Continue to provide information and support in the development of fact sheets, public notifications, public information meetings, and public hearings.
- Continue to conduct monthly RAB meetings.

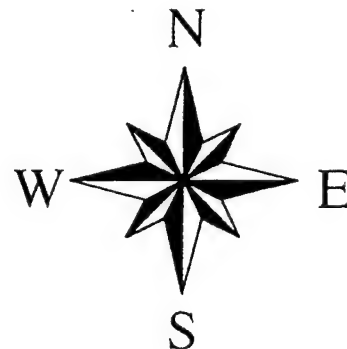
South Post Area CERCLA and BRAC EE Sites



- Outline of water bodies
- Fort Devens Roads
- Fort Devens Boundary
- CERCLA and BRAC EE Sites



Reference Map of All Sites



Fort Devens, Massachusetts - September 1996

3400 and 2600 Parcel Area CERCLA and BRAC EE Sites

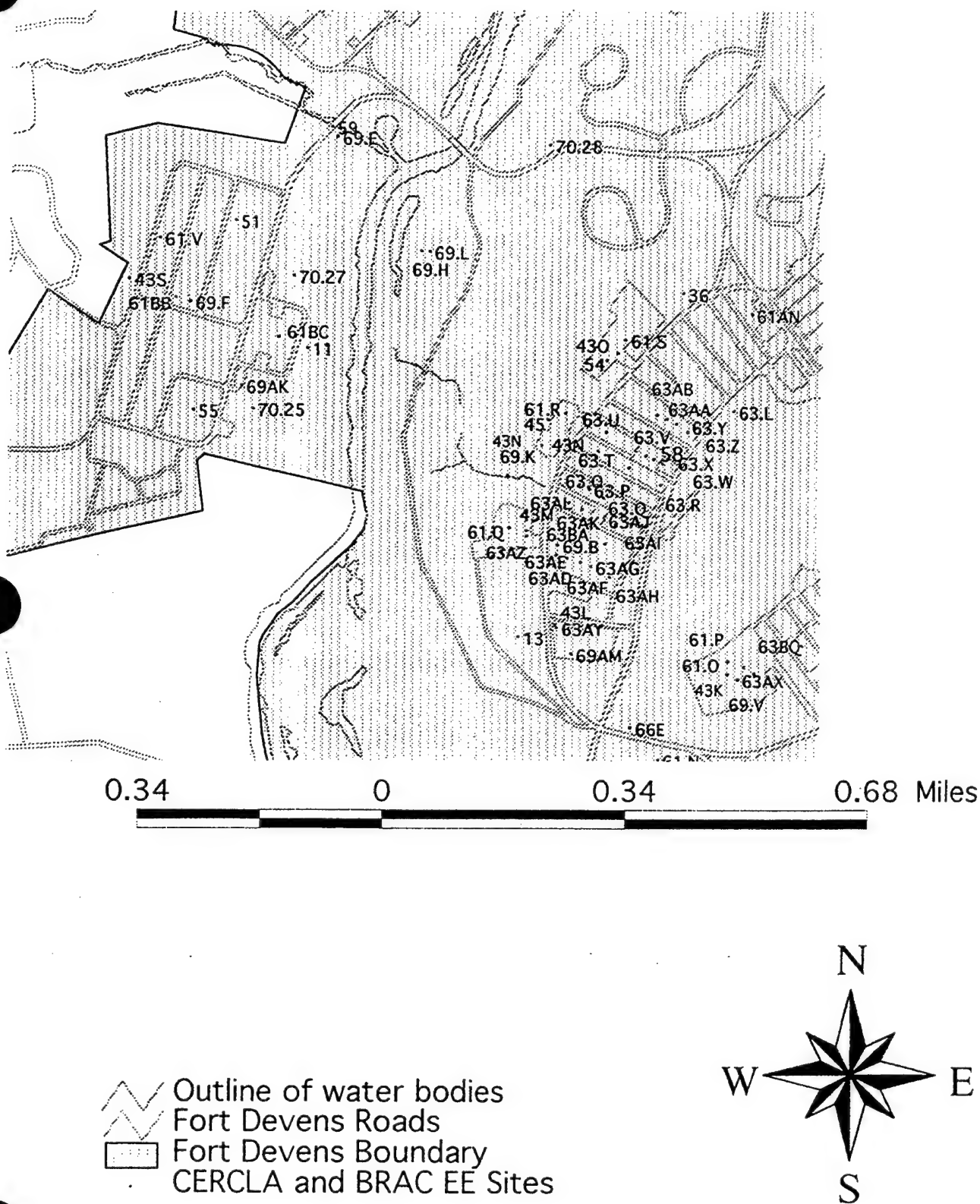
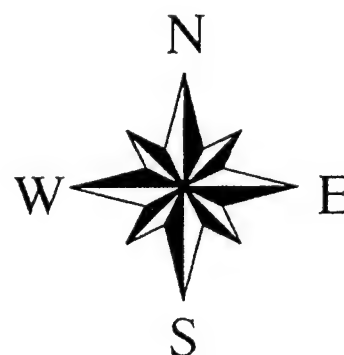


Figure 2.3

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Ammunition Supply Point and Commissary Area
CERCLA and BRAC EE Sites

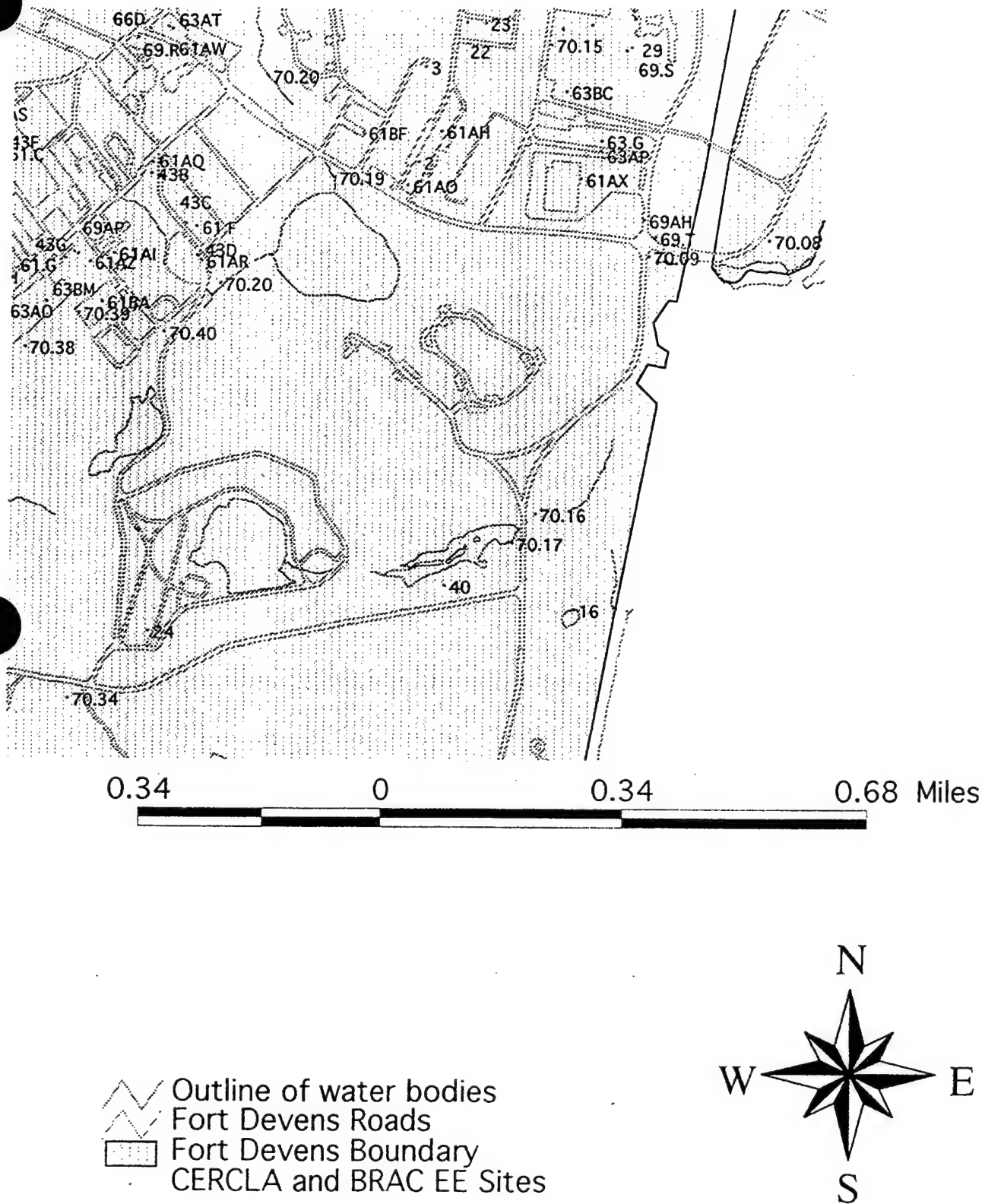


Figure 2.5

West Rail Industrial Area CERCLA and BRAC EE Sites

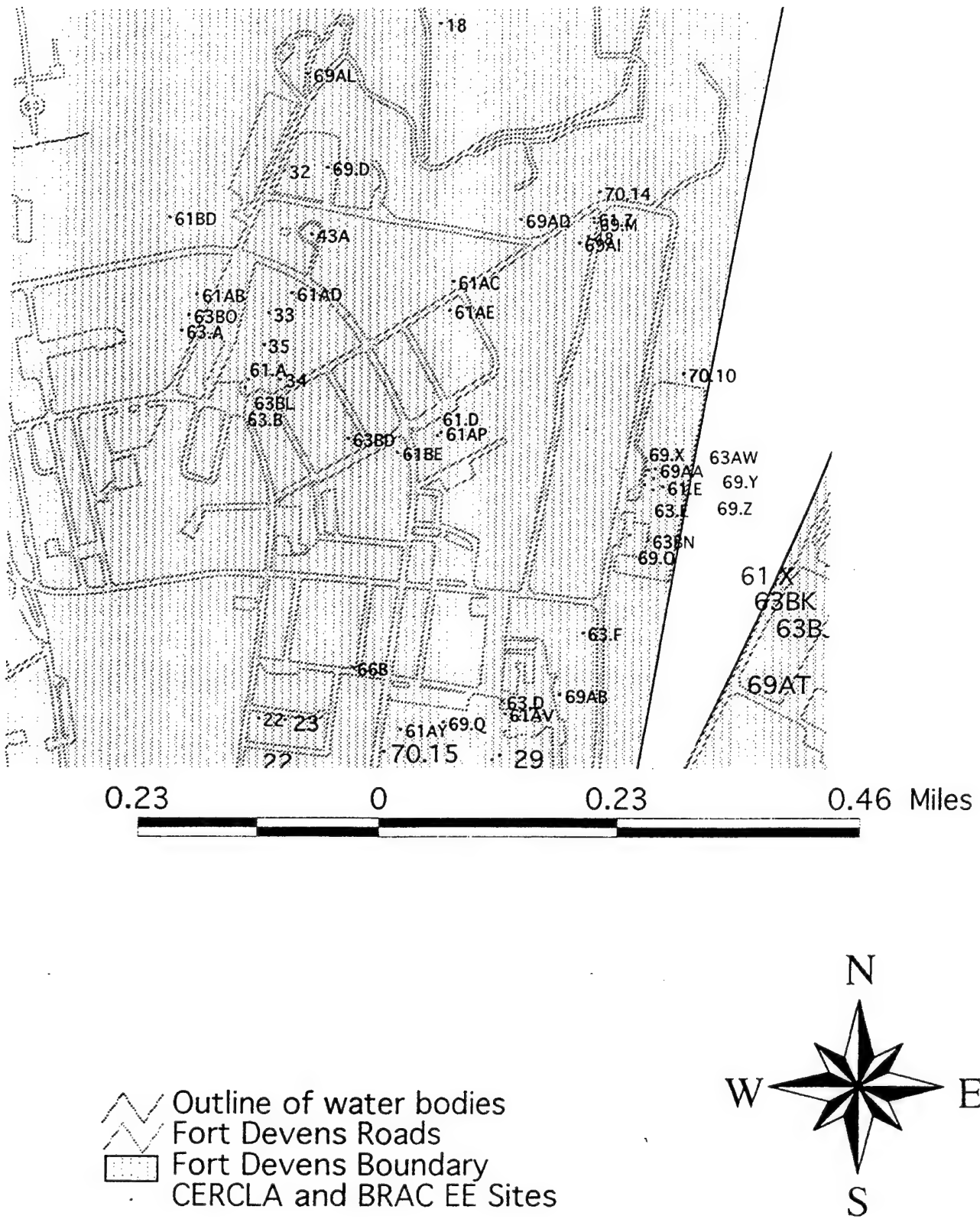
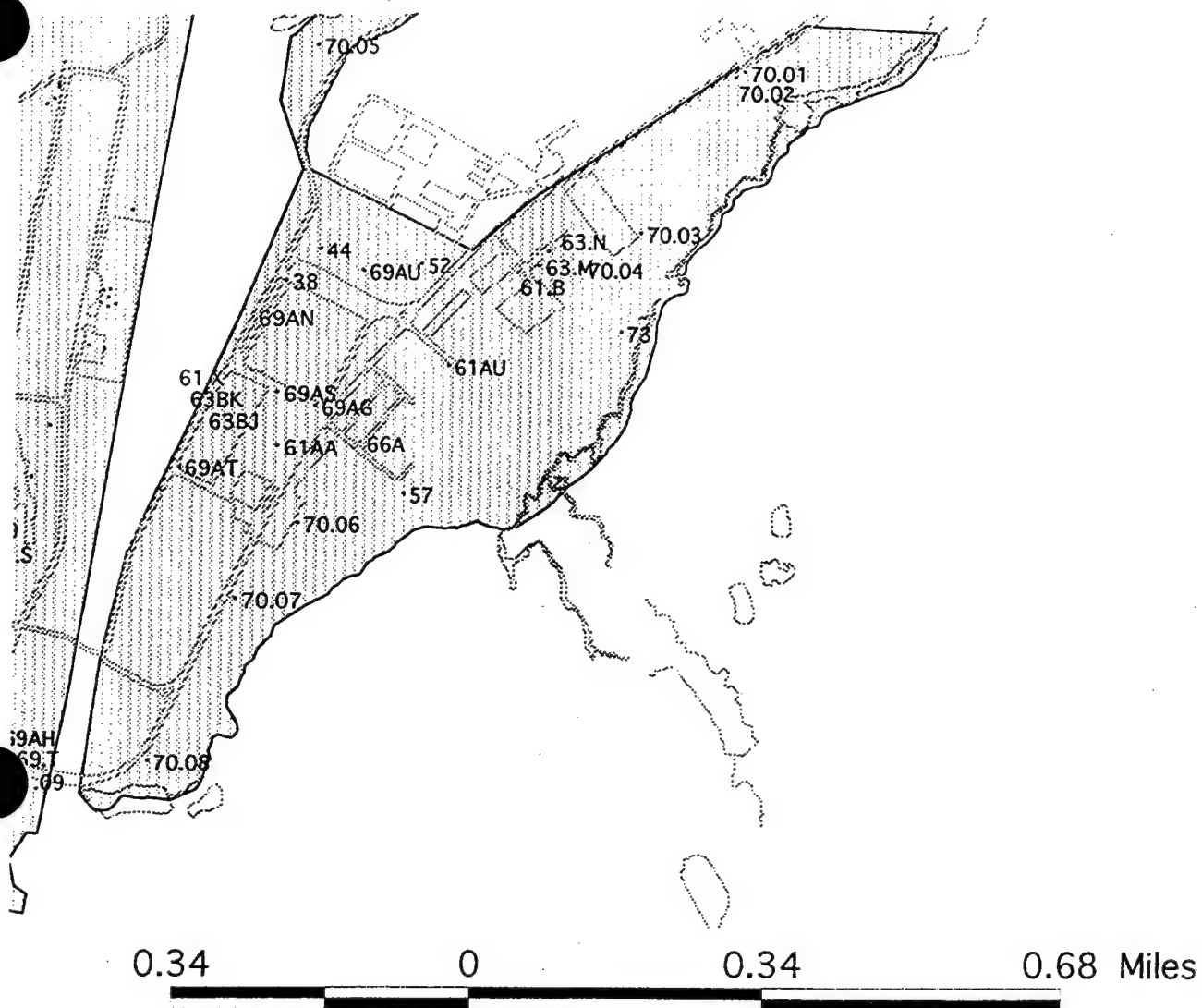




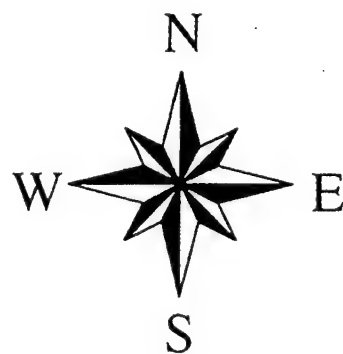


Figure 2.6

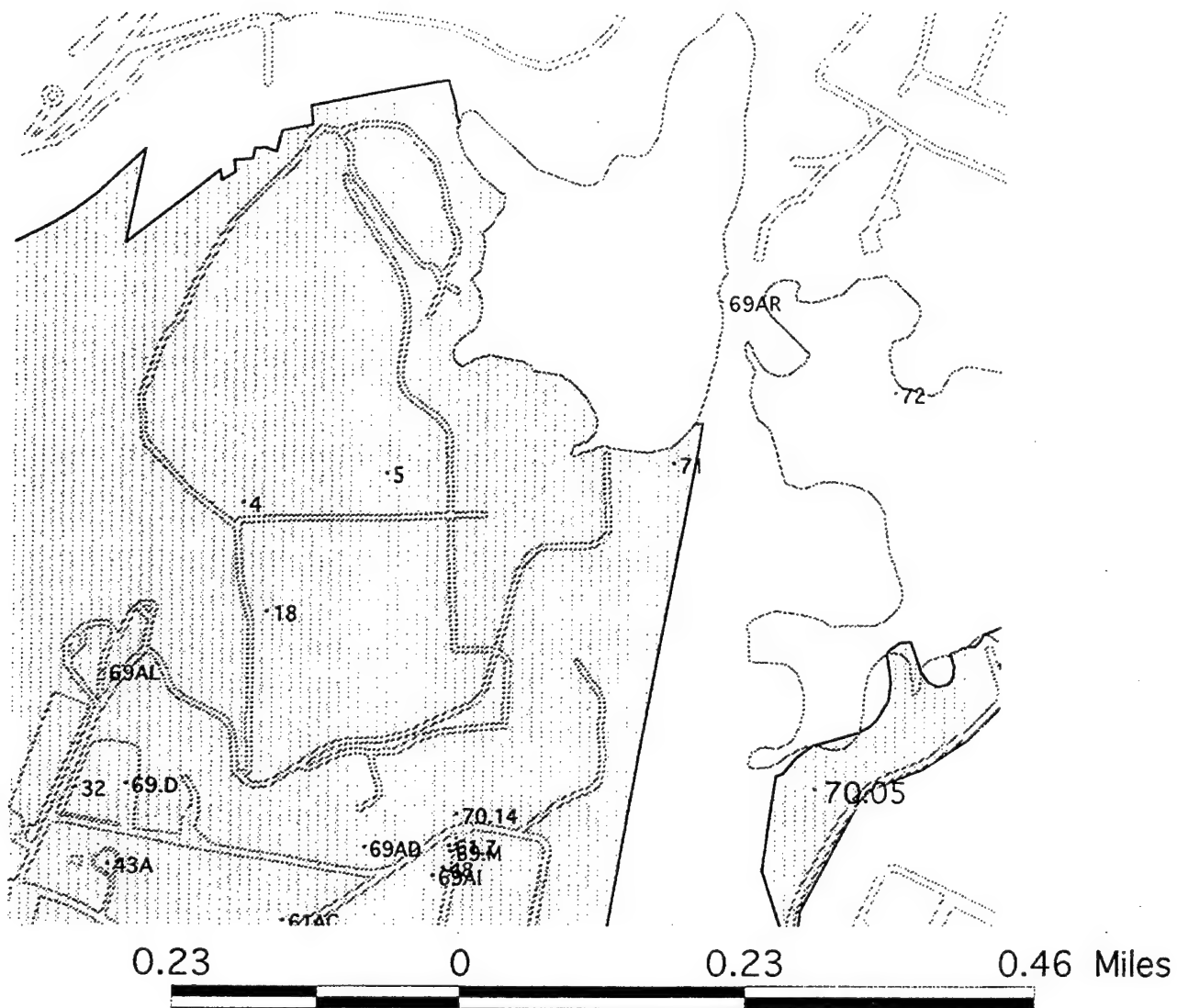
Barnum Road Area CERCLA and BRAC EE Sites







-  Outline of water bodies
-  Fort Devens Roads
-  Fort Devens Boundary
-  CERCLA and BRAC EE Sites



Shepley's Hill Area CERCLA and BRAC EE Sites



 Outline of water bodies
 Fort Devens Roads
 Fort Devens Boundary
 CERCLA and BRAC EE Sites

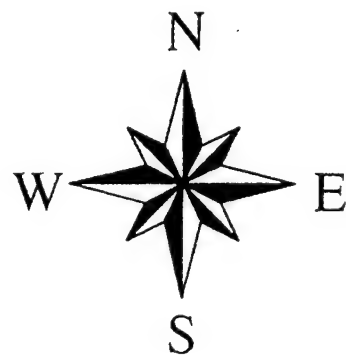
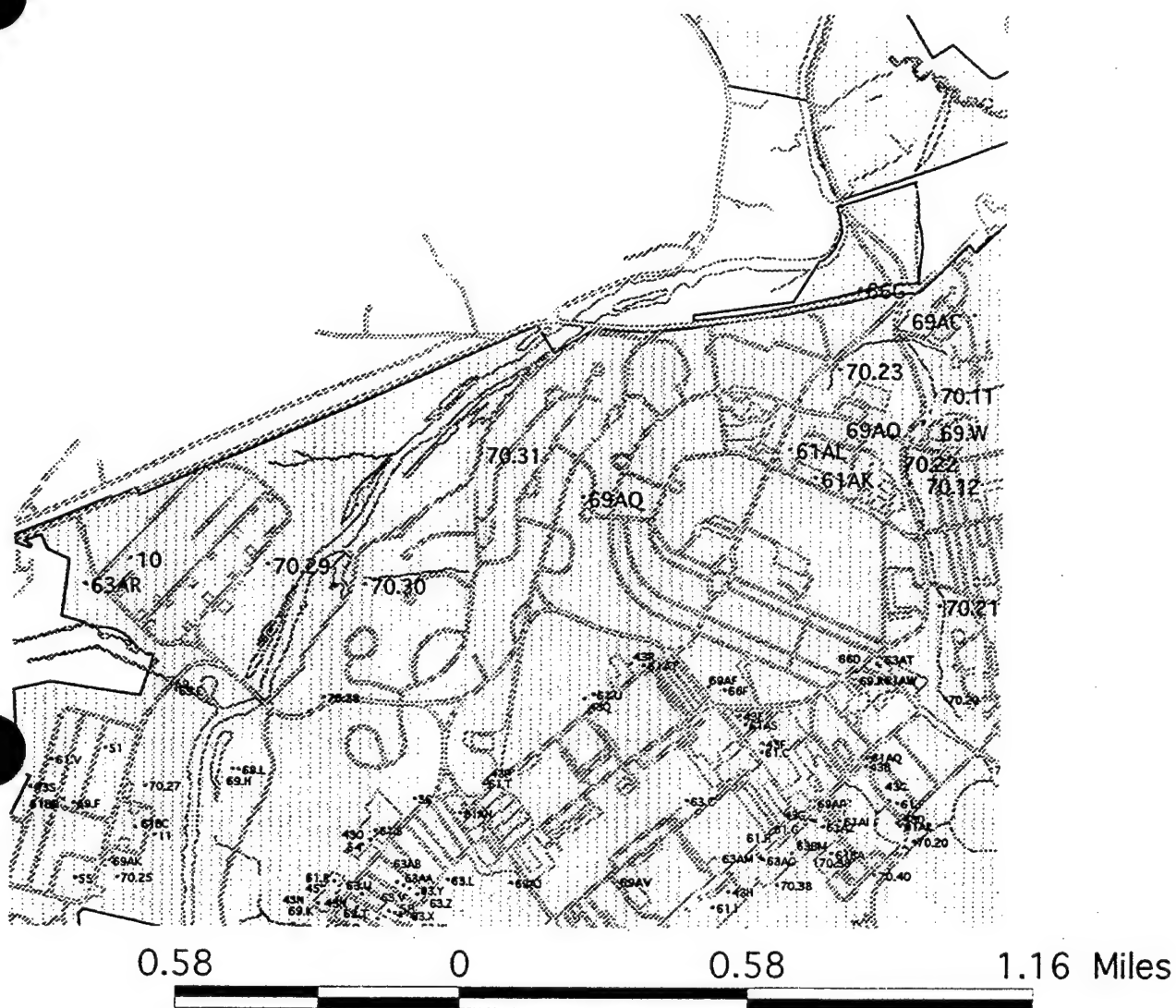






Figure 2.8

Headquarters Area CERCLA and BRAC EE Sites



 Outline of water bodies
 Fort Devens Roads
 Fort Devens Boundary
 CERCLA and BRAC EE Sites

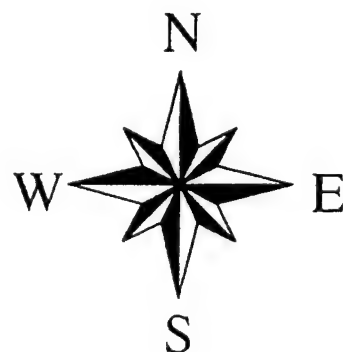


Figure 2.9



Fort Devens CERCLA sites with remaining action

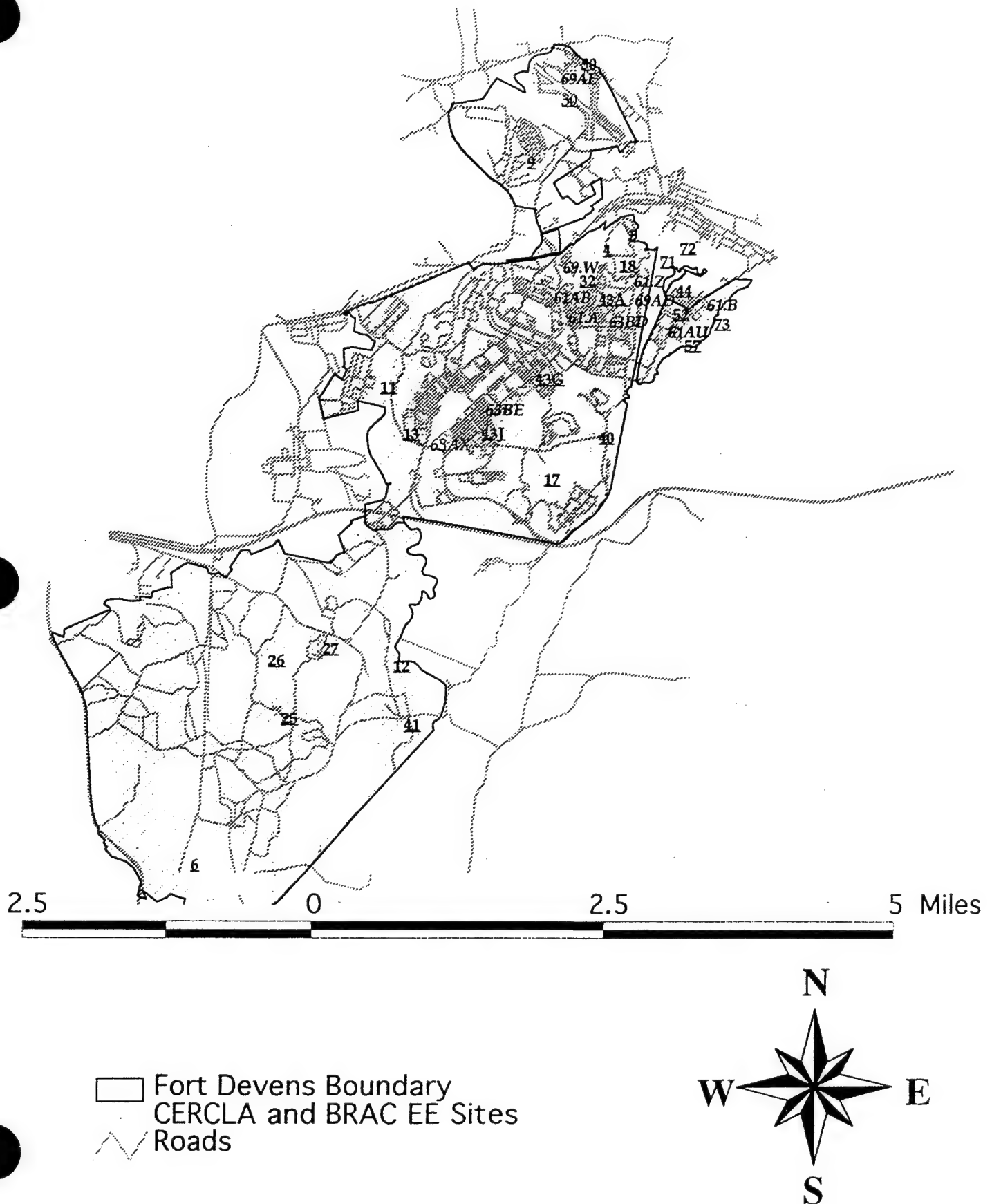


Figure 2.11

Devens Area Aquifer and Zone IIs



0 2.5 5 Miles

- OPEN WATER
- Zone II for Regional Wells
- CERCLA and BRAC EE Sites
- Nashua River Aquifer by yield
 - HIGH YIELD AQUIFER
 - MEDIUM YIELD AQUIFER
 - POND
- FORT DEVENS BOUNDARY

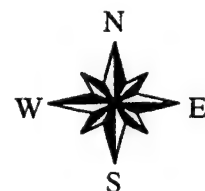


Figure 2.12

Fort Devens Water and Wetlands

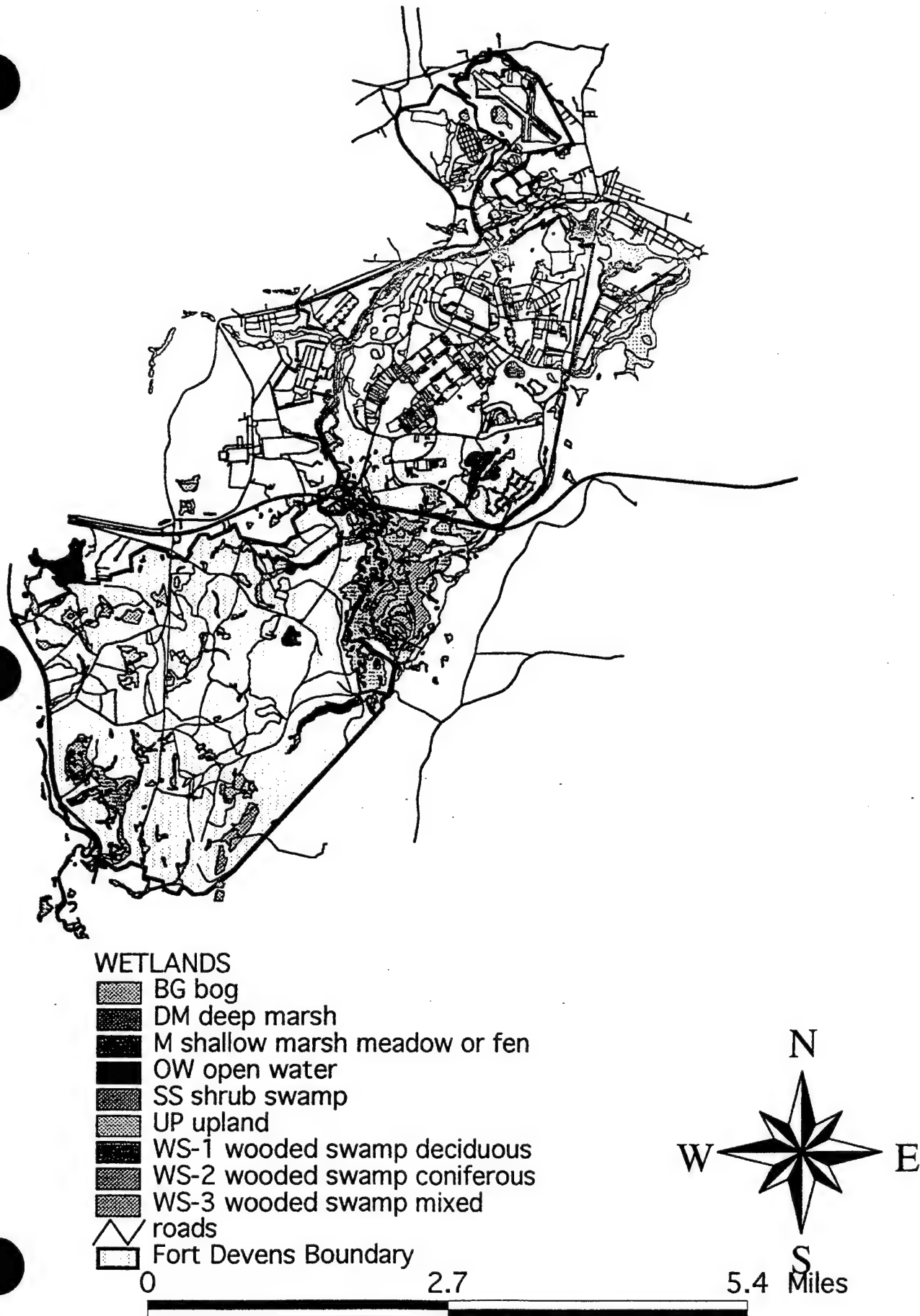


Figure 2.13

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
1	SA	Cutler Army Hospital Incinerator	3654	NFA	MEP update April 1993	
2	SA	Veterinary Clinic Incinerator	1450	NFA	MEP update April 1993	
3	SA	Intelligence School Incinerator	1484	NFA	MEP update April 1993	
4	AOC	Sanitary Landfill Incinerator	38	Remedial Design	Final Record of Decision September 1995, Groundwater Model Update March 1996, Final Close-Out Report March 1996, Long Term Monitoring and Maintenance Plan May 1996, Final Monitoring Well Installation Work Plan May 1996	
5	AOC	Landfill No. 1, Shepley's Hill		Remedial Design	Final Record of Decision September 1995, Groundwater Model Update March 1996, Final Close-Out Report March 1996, Long Term Monitoring and Maintenance Plan May 1996, Final Monitoring Well Installation Work Plan May 1996	
6	SA	Landfill No. 2, South Post Area 7b/Household Dump		Landfill Consolidation Feasibility Study (LCFS)	Draft Consolidation Landfill Feasibility Study September 1995	
7	SA	Landfill No. 3, South Post Impact Area (West of EOD)/Household Dump		NFA	MEP update April 1993. Epic Photo (aerial) BCT meeting 21 August 1995 site GB	
8	SA	Landfill No. 4, South Post Area 8a/Household Dump		NFA	MEP update April 1993. Epic Photo (aerial) BCT meeting August/21/95 site ED	
9	SA	Landfill No. 5, North Post Landfill (WWTP)/CNST Debris Landfill		Landfill Consolidation Feasibility Study (LCFS)	Draft Consolidation Landfill Feasibility Study September 1995	
10	SA	Landfill No. 6 (Shirley Gate)/CNST Debris Landfill		NFA	Final NFA DD signed January 1995	
11	AOC	Landfill No. 7/CNST Debris Landfill		Landfill Consolidation Feasibility Study (LCFS)	Draft Initial Screening of Alternatives, August 1996	
12	SA	Landfill No. 8, Combat Pistol Range/CNST Debris Landfill		Landfill Consolidation Feasibility Study (LCFS)	Draft Consolidation Landfill Feasibility Study September 1995	
13	SA	Landfill No. 9, Lake George St. Landfill/Open CNST Debris landfill		Landfill Consolidation Feasibility Study (LCFS)	Draft Consolidation Landfill Feasibility Study September 1995	
14	SA	Landfill No. 10/ Abandoned Quarry		NFA	Final NFA DD January 1995	
15	SA	Landfill No. 11, Helipad/ Old Disposal Pit		NFA	Final NFA DD September 1995	
16	SA	Landfill No. 12, Shoppette Landfill		NFA	Final NFA DD January 1995	
17	SA	Landfill No. 13, Little Mirror Lake		Removal Action	Drum and Debris Removal Report November 1995, Draft NFA DD and Closure Report February 1996	

Table 2-1

Fort Devens, Massachusetts - September 1996

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
18	AOC	Asbestos Cell, Shepley's Hill Landfill, Landfill No. 1		Remedial Design	Final Record of Decision September 1995, Groundwater Model Update March 1996, Final Close-Out Report March 1996, Long Term Monitoring and Maintenance Plan May 1996, Final Monitoring Well Installation Work Plan May 1996, Final NFA DD 2 November 1995	
19	SA	Wastewater Treatment Plant/ Imhoff Tanks		NFA		
20	SA	Rapid Infiltration Beds, WWTP		NFA	Final NFA DD 2 November 1995	
21	SA	Sludge Drying Beds, WWTP		NFA	Final NFA DD 2 November 1995	
22	SA	Hazardous Waste Storage Facility	1650	NFA, RCRA closure	MEP April 1992	
23	SA	Paper Recycling Center	1650	NFA	MEP April 1992	
24	SA	Waste Explosive Storage Bunker	3644	NFA	Final NFA DD March 1993	
25	AOC	EOD Range		Remedial Design/ Remedial Action	Final Record of Decision July 1996	
26	AOC	Zulu I and II Ranges		Remedial Design/ Remedial Action	Final Record of Decision July 1996	
27	AOC	Hotel Rangt		Remedial Design/ Remedial Action	Final Record of Decision July 1996	
28	SA	Training Area 14		NFA	Final NFA DD January 1994 signed by commander, August 1994 signed by BCT, November 1994 released	
29	SA	Transformer Storage Area	1438	NFA	Final NFA DD 15 January 1995	
30	SA	Drum Storage Areas		NFA pending PAH b	Final NFA DD signed by the commander January 1994	
31	SA	Fire-Fighting Training Area		NFA	Final NFA DD 15 January 1995	
32	AOC	DRMO Yard	204	FS, RAD survey	Draft RAD Survey and Remediation Report August 1996, Final Feasibility Study Report September 1996, Draft Proposed Plan September 1996	
33	SA	DEH Entomology Shop	262	NFA	NFA signed by BCT 18 March 1996	
34	SA	Former DEH Entomology Shop	245	NFA	NFA signed by BCT 5 September 1996	
35	SA	Former DEH Entomology Shop	254	NFA	Final NFA DD 1 November 1995	
36	SA	Former DEH Entomology Shop	2728	NFA	NFA signed by BCT 18 March 1996	
37	SA	Golf Course Entomology Shop	3622	NFA	NFA signed by BCT 18 March 1996	
38	SA	Battery Repair Area	3713	NFA	NFA DD signed 11 September 1995	
39	SA	Transformer	nr F4250	NFA Pending	Draft NFA DD May 1996	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
40	AOC	Cold Spring Brook Landfill		Landfill Consolidation Feasibility Study (LCFS)	Draft Consolidation Landfill Feasibility Study September 1995	
41	AOC	Unauthorized Dumping Area, Site A		Landfill Consolidation Feasibility Study (LCFS); Remedial Design (SPIA)	Draft Consolidation Landfill Feasibility Study September 1995; Final Record of Decision (SPIA) July 1996	
42	SA	Popping Furnace (O Range)		NFA	NFA signed by BCT 5 September 1996	
43A	AOC	POL Storage Site	F186	FS	Final Feasibility Study September 1996, Draft Proposed Plan September 1996	
43B	SA	Historic Gas Station	F169	NFA	Final NFA DD January 1995	
43C	SA	Historic Gas Station	F170	NFA	Final NFA DD January 1995	
43D	SA	Historic Gas Station	F171	NFA	NFA DD signed by BCT July 23, 1996	
43E	SA	Historic Gas Station	F172	NFA	Final NFA DD January 1995	
43F	SA	Historic Gas Station	F173	NFA	Final NFA DD January 1995	
43G	AOC	Historic Gas Station	F174	Remedial investigation / Feasibility Study	Final Proposed Plan August 1996	
43H	SA	Historic Gas Station	F175 (602)	NFA	NFA signed by BCT 5 September 1996	
43I	SA	Historic Gas Station	F176	NFA	NFA signed by BCT 5 September 1996	
43J	SA	Historic Gas Station	F177	Remedial investigation / Feasibility Study	Final Draft Proposed Plan August 1996	
43K	SA	Historic Gas Station	F178	NFA	Final NFA DD January 1995	
43L	SA	Historic Gas Station	F179	NFA	Final NFA DD January 1995	
43M	SA	Historic Gas Station	F180	NFA	Final NFA DD January 1995	
43N	SA	Historic Gas Station	F181	NFA	Final NFA DD January 1995	
43O	SA	Historic Gas Station	F182	NFA	NFA DD Signed by BCT 25 June 1996	
43P	SA	Historic Gas Station	F183	NFA	Final NFA DD January 1995	
43Q	SA	Historic Gas Station	F184	NFA	Final NFA DD January 1995	
43R	SA	Historic Gas Station	F185	NFA	Final NFA DD January 1995	
43S	SA	Historic Gas Station	F203	NFA	Final NFA DD January 1995	
44	AOC	Cannibalization Yard	3713	Remedial Action Complete	Remedial Action Completion Report June 1996	
45	SA	Wash Rack, Lake George Street		NFA	NFA in MEP Update 1993, requiring removal. Closure Report June 1994 GAS Environmental	
46	SA	Training Area 6d		NFA	MEP update April 1993	
47	SA	LUST Site	3816	NFA	Final NFA DD June 1994	

Table 2-1

Site Status Table					Date: 09/25/96
Site	Type	Site Description	Bldg	Status	Document
48	SA	LUST Site / Building 202 UST	202	NFA (Additional work regarding groundwater under 61Z TPH 24ppm gw)	Final NFA DD January 1995
49	SA	LUST Site	3602	NFA Pending	Draft NFA DD and Final Closure Report April 1996
50	SA	WWII Fuel Points		Remedial Investigation / Feasibility Study	Final RI Work Plan June 1996
51	SA	O'Neil Building Spill Site	3412	NFA	Final NFA DD September 1995
52	AOC	TDA Maintenance Yard		Remedial Action Complete	Remedial Action Completion Report June 1996
53	SA	POL Spill Areas		NFA	MEP update April 1993
54	SA	Historic Gas Station	f182	NFA	Final NFA DD signed by BCT on 6/25/96 (SA 430)
55	SA	Shirley Housing Area Trailer Park Fuel Tanks		NFA (EMO tank removal complete)	MEP update April 1993, requiring removal. Closure Report August 1995 OHM.
56	SA	LUST Site	2417	NFA Pending	Draft NFA DD and Final Closure Report April 1996
57	SA	Fuel Oil Spill Site	3713	RI/FS Wetlands	Final RI Work Plan Addendum August 1996
58	SA	LUST Sites	2648 / 2650	NFA	Final NFA DD 2 November 1995
59	SA	Bridge 526		NFA	Final NFA DD January 1995
60	AREE	UXO Removal	NA	Ongoing	
61.A	AREE	MWAA, Former Motor Pool	242	FA (Removal Action) Needs AEC investigation - UPPL	Final Report September 1995 ADL
61.B	AREE	MWAA, Motor Pool	3774	FA (Removal Action) - UPPL	Final Report September 1995 ADL
61.C	AREE	MWAA, Former Motor Pool	2021	NFA	Final NFA DD October 1995
61.D	AREE	MWAA, Motor Pool, Satellite Accumulation Area	1677	NFA	Final NFA DD October 1995
61.E	AREE	MWAA, Motor Pool	1401	NFA (UIS Closure)	Final NFA DD October 1995
61.F	AREE	MWAA, Motor Pool	3549	NFA (UIS Closure)	Final NFA DD October 1995
61.G	AREE	MWAA, Motor Pool	2008	Area surrounding building referred to AOC 43G	Final Report September 1995 ADL
61.H	AREE	MWAA, Motor Pool	616-619	NFA (UIS Closure)	Final NFA DD November 1995
61.I	AREE	MWAA, Motor Pool	601-608	Area referred to SAs 43H and 43I	Final Report September 1995 ADL
61.J	AREE	MWAA, Motor Pool	612-615	NFA	Final NFA DD October 1995
61.K	AREE	MWAA, Motor Pool	3612	NFA	Final NFA DD November 1995
61.L	AREE	MWAA, Motor Pool	Across from cemetery	Deleted	AREE 61 Draft Report November 1993 ADL
61.M	AREE	MWAA, Motor Pool	3606	NFA	NFA signed by BCT 5 September 1996

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
61.N	AREE	MWAA, Motor Pool	3605	NFA	Final NFA DD October 1995	
61.O	AREE	MWAA, Motor Pool	2517 / 2514	Area referred to 43K and 63AX	Final Report September 1995 ADL	
61.P	AREE	MWAA, Motor Pool	2601 / 2681	Removal Action Complete, NFA pending	IRA Completion Report November 1995	
61.Q	AREE	MWAA, Motor Pool	2682 / 2613	NFA	Final NFA DD October 1995	
61.R	AREE	MWAA, Motor Pool	2656, 2711, 181	NFA	Final NFA DD November 1995	
61.S	AREE	MWAA, Motor Pool	2680	Removal Action Complete, NFA pending	IRA Completion Report November 1995	
61.T	AREE	MWAA, Motor Pool	622	NFA	Final NFA DD October 1995	
61.U	AREE	MWAA, Motor Pool	Across from 694	NFA	Final NFA DD November 1995	
61.V	AREE	MWAA, Motor Pool	3412	Removal Action Complete, UIS Not Found, NFA Pending	Contaminated Soil Removal Various Phase Sites Work Plan February 1996, Roy F. Weston meeting Notes August 1996	
61.W	AREE	MWAA, Motor Pool	3601	NFA	Final NFA DD October 1995	
61.X	AREE	MWAA, TDA Waste Accumulation Area	3713	(bldg & unpaved area, area sites referred to AOC 44&52 and SEA fl dr study, tanks to 63 BT (BJ7) and 63 BK) Needs AEC investigation	Final Report September 1995 ADL	
61.Y	AREE	MWAA, Satellite Waste Accumulation Areas	3813 / 3816 / 3818	NFA	Final NFA DD October 1995	
61.Z	AREE	MWAA, Waste Accumulation Area	202	Remedial Investigation / Feasibility Study	Remedial Investigation / Feasibility Study Final Work Plan June 1996	
61AA	AREE	MWAA, Commissary Parking Lot	3712	NFA	Final NFA DD October 1995	
61AB	AREE	MWAA, DEH Roads and Railroads Maintenance Shop	219	Needs Removal Site Evaluation - UPPL	Final Report September 1995 ADL	
61AC	AREE	MWAA, Waste Accumulation Area	207	NFA	Final NFA DD October 1995	
61AD	AREE	MWAA, Waste Accumulation Area	247	NFA	Final NFA DD October 1995	
61AE	AREE	MWAA, Waste Accumulation Area	1672	NFA	Final NFA DD October 1995	
61AF	AREE	MWAA, Waste Accumulation Area	2479 / 2446	NFA pending regulatory decision	Final Report September 1995 ADL, BCT meeting notes November 2, 1995	
61AG	AREE	MWAA, Waste Accumulation Area	3809	NFA	Final NFA DD October 1995	
61AH	AREE	MWAA, Waste Accumulation Area	1453	NFA	Final NFA DD October 1995	
61AI	AREE	MWAA, Waste Accumulation Area	3587	NFA	Final NFA DD October 1995	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
61AJ	AREE	MWAA, Waste Accumulation Area	3625	NFA	Final NFA DD October 1995	
61AK	AREE	MWAA, Waste Accumulation Area	12	NFA	Final NFA DD October 1995	
61AL	AREE	MWAA, Waste Accumulation Area	3	NFA	Final NFA DD October 1995	
61AM	AREE	MWAA, Waste Accumulation Area	3654	NFA	Final NFA DD October 1995	
61AN	AREE	MWAA, Waste Accumulation Area	2729	NFA	Final NFA DD October 1995	
61AO	AREE	MWAA, Waste Accumulation Area	1450	NFA	Final NFA DD October 1995	
61AP	AREE	MWAA, Waste Accumulation Area	1677	NFA deleted as 61D duplicate	Final Report September 1995 ADL	
61AQ	AREE	MWAA, Waste Accumulation Area	3545	NFA, UIS remains in place	Final NFA DD October 1995	
61AR	AREE	MWAA, Waste Accumulation Area	171	NFA, UIS remains in place	Final NFA DD October 1995	
61AS	AREE	MWAA, Waste Accumulation Area	2020	NFA	Final NFA DD October 1995	
61AT	AREE	MWAA, Historic Motor Pool		NFA	Final NFA DD October 1995	
61AU	AREE	MWAA, General Maintenance Facilities	3757 / 3758 / 3748 / 3759	Needs Removal Site Evaluation - UPPL	Final Report September 1995 ADL	
61AV	AREE	MWAA, Maintenance and POL	1420 / 1417 / 1419	NFA	Final NFA DD October 1995	
61AW	AREE	MWAA, General Administrative, Fire Dept.	3591	NFA	Final NFA DD October 1995	
61AX	AREE	MWAA, Motor Park	1410	NFA	Final NFA DD October 1995	
61AY	AREE	MWAA, Maintenance and POL	1405	NFA	Final NFA DD October 1995	
61AZ	AREE	MWAA, Maintenance and POL	2017	NFA	Final NFA DD October 1995	
61BA	AREE	MWAA, Storage of Hospital Equipment	3574	NFA	Final NFA DD October 1995	
61BB	AREE	MWAA, O'Neil Building,	3412	NFA	Final NFA DD October 1995	
61BC	AREE	MWAA, Intell School	3413	NFA	Final NFA DD October 1995	
61BD	AREE	MWAA, General Storage and Disposal Area	216	NFA	Final NFA DD October 1995	
61BE	AREE	MWAA, Motor Park	1677	NFA	Final NFA DD October 1995	
61BF	AREE	MWAA, Intel School, Electronic Equipment Training Site	1457-1466 / 1469-1472	NFA	Final NFA DD October 1995	
61BG	AREE	MWAA, General Storage and Disposal Area		NFA	Final NFA DD October 1995	
62	AREE	Existing Underground Storage Tanks		Ongoing Program		
63.A	AREE	Previously Removed UST	219	NFA	Final NFA DD January 4, 1996	
63.B	AREE	Previously Removed UST	242	NFA	Final NFA DD January 4, 1996	
63.C	AREE	Previously Removed UST	631	NFA	Final NFA DD October 1995	
63.D	AREE	Previously Removed UST	1419	NFA	Final NFA DD October 1995	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
63.E	AREE	Previously Removed UST	1404	NFA	Final NFA DD signed by BCT 20 August 1996	
63.F	AREE	Previously Removed UST	1425	NFA	Final NFA DD October 1995	
63.G	AREE	Previously Removed UST	1429	NFA	Final NFA DD October 1995	
63.H	AREE	Previously Removed UST	2419	NFA	Final NFA DD October 1995	
63.I	AREE	Previously Removed UST	2434	NFA	Final NFA DD October 1995	
63.J	AREE	Previously Removed UST	2452	NFA	Final NFA DD October 1995	
63.K	AREE	Previously Removed UST	2461	NFA	Final NFA DD October 1995	
63.L	AREE	Previously Removed UST	2686	NFA	Final NFA DD October 1995	
63.M	AREE	Previously Removed UST	3774	NFA	Final NFA DD October 1995	
63.N	AREE	Previously Removed UST	3774	NFA	Final NFA DD October 1995	
63.O	AREE	Previously Removed UST	2623	NFA	Final NFA DD October 1995	
63.P	AREE	Previously Removed UST	2624	NFA	Final NFA DD October 1995	
63.Q	AREE	Previously Removed UST	2626	NFA Pending	Draft NFA DD May 1996	
63.R	AREE	Previously Removed UST	2637	NFA	Final NFA DD October 1995	
63.S	AREE	Previously Removed UST	2640	NFA	Final NFA DD October 1995	
63.T	AREE	Previously Removed UST	2643	NFA	Final NFA DD October 1995	
63.U	AREE	Previously Removed UST	2644	NFA	Final NFA DD October 1995	
63.V	AREE	Previously Removed UST	2647	NFA	Final NFA DD October 1995	
63.W	AREE	Previously Removed UST	2649	NFA	Final NFA DD October 1995	
63.X	AREE	Previously Removed UST	2649	NFA	Final NFA DD October 1995	
63.Y	AREE	Previously Removed UST	2659	NFA	Final NFA DD October 1995	
63.Z	AREE	Previously Removed UST	2660	NFA	Final NFA DD October 1995	
63AA	AREE	Previously Removed UST	2661	NFA	Final NFA DD October 1995	
63AB	AREE	Previously Removed UST	2662	NFA	Final NFA DD October 1995	
63AC	AREE	Previously Removed UST	2602	NFA	Final NFA DD November 1995	
63AD	AREE	Previously Removed UST	2603	NFA	Final NFA DD October 1995	
63AE	AREE	Previously Removed UST	2604	NFA	Final NFA DD October 1995	
63AF	AREE	Previously Removed UST	2605	NFA	Final NFA DD October 1995	
63AG	AREE	Previously Removed UST	2606	NFA	Final NFA DD October 1995	
63AH	AREE	Previously Removed UST	2608	NFA	Final NFA DD October 1995	
63AI	AREE	Previously Removed UST	2618	NFA	Final NFA DD October 1995	
63AJ	AREE	Previously Removed UST	2619	NFA	Final NFA DD October 1995	
63AK	AREE	Previously Removed UST	2621	NFA	Final NFA DD October 1995	
63AL	AREE	Previously Removed UST	2622	NFA	Final NFA DD October 1995	

Table 2-1

Site Status Table					Date: 09/25/96	Document
Site	Type	Site Description	Bldg	Status		
63AM	AREE	Previously Removed UST	618	NFA	Final NFA DD November 1995	
63AN	AREE	Previously Removed UST	618 B	NFA	Final NFA DD November 1995	
63AO	AREE	Previously Removed UST	618 C	NFA	Final NFA DD November 1995	
63AP	AREE	Previously Removed UST	1429	NFA	Final NFA DD October 1995	
63AQ	AREE	Previously Removed UST	3809	NFA	Final NFA DD October 1995	
63AR	AREE	Previously Removed UST	Shirley Housing, N	NFA	Final NFA DD October 1995	
63AS	AREE	Previously Removed UST	Shirley Housing, S	NFA	Final NFA DD October 1995	
63AT	AREE	Previously Removed UST	3500	NFA	Final NFA DD October 1995	
63AU	AREE	Previously Removed UST	3607 A	NFA	Final NFA DD October 1995	
63AV	AREE	Previously Removed UST	3607 B	NFA	Final NFA DD October 1995	
63AW	AREE	Previously Removed UST	1404	NFA	Final NFA DD October 1995	
63AX	AOC	Previously Removed UST	2517	Remedial Investigation / Feasibility Study	Draft Remedial Investigation Report August 1996	
63AY	AREE	Previously Removed UST	2601	NFA	Final NFA DD October 1995	
63AZ	AREE	Previously Removed UST	2613	NFA	Final NFA DD October 1995	
63BA	AREE	Previously Removed UST	2613	NFA	Final NFA DD October 1995	
63BB	AREE	14 Former UST Sites	614	NFA	Final NFA DD January 4, 1996	
63BC	AREE	14 Former UST Sites	1435	NFA	NFA signed by BCT 5 September 1996	
63BD	AREE	14 Former UST Sites	1666	Remedial Investigation / Feasibility Study	Remedial Investigation / Feasibility Study Final Work Plan June 1996	
63BE	AREE	14 Former UST Sites	2290	Initial Removal Action Complete, Temp. Closure - Phase III SSE planned	Draft Phase III Site Investigation Report May 1996	
63BF	AREE	14 Former UST Sites	2432	NFA	Final NFA DD January 4, 1996	
63BG	AREE	14 Former UST Sites	2447	NFA	Final NFA DD January 4, 1996	
63BH	AREE	14 Former UST Sites	2458	NFA	Final NFA DD January 4, 1996	
63BI	AREE	14 Former UST Sites	2519	NFA	Final NFA DD January 4, 1996	
63BJ	AREE	14 Former UST Sites	3713	NFA	Final NFA DD January 4, 1996	
63BK	AREE	14 Former UST Sites	3713	NFA	Final NFA DD January 4, 1996	
63BL	AREE	14 Former UST Sites	242	NFA	Final NFA DD January 4, 1996	
63BM	AREE	14 Former UST Sites	619	NFA	Final NFA DD January 4, 1996	
63BN	AREE	14 Former UST Sites	1401	NFA	Final NFA DD January 4, 1996	
63BO	AREE	14 Former UST Sites	219	NFA	Final NFA DD January 4, 1996	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
63BP	AREE	14 Former UST Sites	3622	NFA	Final NFA DD January 4, 1996	
63BQ	AREE	Removed UST, LUST	2527	Removal Action Complete, NFA Pending	USACOE Contaminated Soil Removal Various Sites Phase I Schedule 1996	
64	AREE	Above Ground Storage Tanks (ASTs)		Ongoing Program, EMO		
65	AREE	Asbestos			Final Report May 1995	
66A	AREE	Transformer #641425	3752	Removal Action Complete, NFA Pending	Contaminated Soil Removal Various Sites Phase II Work Plan February 1996, Roy F. Weston meeting notes August 1996	
66B	AREE	Transformer # Not Recorded	1634	NFA	Final NFA DD signed by BCT April 26, 1996	
66C	AREE	Transformer #7671845, P-3657, Golf Course	3657	NFA	Final NFA DD signed by BCT December 7, 1995	
66D	AREE	Transformer #6573226, P-3575, Red Cross	3575	NFA	Final NFA DD November 1995	
66E	AREE	Transformer #70b11472 & 3344617		NFA	Final NFA DD November 1995	
66F	AREE	Transformer #6287290, P-2025	2025	NFA	NFA DD signed by BCT 6 June 1996	
66G	AREE	Verbeck Substation	Verbeck Substation	Removal Action Complete, NFA Pending	Contaminated Soil Removal Various Sites Phase II Work Plan February 1996, Roy F. Weston meeting notes August 1996	
67	AREE	Radon			Final Report May 1995	
68	AREE	Lead Paint			Final Report October 1995	
69.A	AREE	Past Spill Site	3606, ramp 3651	NFA	Final NFA DD signed by BCT 20 August 1996	
69.B	AREE	Past Spill Site	2602	NFA Pending	Draft NFA DD May 1996	
69.C	AREE	Past Spill Site	2417	Referred to SA 56	Final Report September 1995 ADL	
69.D	AREE	Past Spill Site	DRMO Yard	Referred to AOC 32	Final Report September 1995 ADL	
69.E	AREE	Past Spill Site	Bridge 526	Referred to SA 59	Final Report September 1995 ADL	
69.F	AREE	Past Spill Site	Lots 10 & 11 behind 3412	Referred to SA 51	Final Report September 1995 ADL	
69.G	AREE	Past Spill Site		Deleted	Final Report September 1995 ADL	
69.H	AREE	Past Spill Site	Intel School	NFA	Final NFA DD October 1995	
69.I	AREE	Past Spill Site	3809	NFA	Final NFA DD October 1995	
69.J	AREE	Past Spill Site	3818	NFA	Final NFA DD October 1995	
69.K	AREE	Past Spill Site		NFA	Final NFA DD signed by BCT 20 August 1996	
69.L	AREE	Past Spill Site	Woods behind Lake George St	NFA	Final NFA DD October 1995	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
69.M	AREE	Past Spill Site	202	Referred to Main Post SI	Final Report September 1995 ADL	
69.N	AREE	Past Spill Site	3654	NFA	Final NFA DD October 1995	
69.O	AREE	Past Spill Site	1401	Referred to 61E	Final Report September 1995 ADL	
69.P	AREE	Past Spill Site	Foxhole near Goddard Memorial	NFA	Final NFA DD October 1995	
69.Q	AREE	Past Spill Site	1405	NFA	Final NFA DD October 1995	
69.R	AREE	Past Spill Site	Pole by 3575	Referred to 66D	Final Report September 1995 ADL	
69.S	AREE	Past Spill Site	DEH Transformer Storage Area	Referred to SA 29	Final Report September 1995 ADL	
69.T	AREE	Past Spill Site		NFA	Final NFA DD October 1995	
69.U	AREE	Past Spill Site		NFA	Final NFA DD October 1995	
69.V	AREE	Past Spill Site	2517	NFA	Final NFA DD October 1995	
69.W	AOC	Past Spill Site	215	Remedial Investigation / Feasibility Study	Final RI Work Plan Addendum August 1996	
69.X	AREE	Past Spill Site	1404	Refer to 70.10	Final Report September 1995 ADL	
69.Y	AREE	Past Spill Site	1404	NFA	Final NFA DD October 1995	
69.Z	AREE	Past Spill Site	1404	Referred to 63AW	Final Report September 1995 ADL	
69AA	AREE	Past Spill Site	1404	NFA	Final NFA DD October 1995	
69AB	AREE	Past Spill Site	Warehouse 16	NFA	Final NFA DD October 1995	
69AC	AREE	Past Spill Site	1004	NFA	Final NFA DD November 1995	
69AD	AREE	Past Spill Site	203	Removal Evaluation - UPPL	Final Report September 1995 ADL	
69AE	AREE	Past Spill Site	MAAF, next to POL shed	Removal Evaluation	Final Report September 1995 ADL	
69AF	AREE	Past Spill Site		Removal Action Complete, NFA Pending	Contaminated Soil Removal Various Sites Phase II Work Plan February 1996, Roy F. Weston meeting notes August 1996	
69AG	AREE	Past Spill Site	3713	NFA	Final NFA DD October 1995	
69AH	AREE	Past Spill Site		NFA	Final NFA DD October 1995	
69AI	AREE	Past Spill Site, 4/9/88-4/12/88 & 2/6/84- 2/7/84	202	Referred to 61Z and SA 48	Final Report September 1995 ADL	
69AJ	AREE	Past Spill Site	2734	NFA	Final NFA DD October 1995	
69AK	AREE	Past Spill Site	3413	NFA	Final NFA DD November 1995	
69AL	AREE	Past Spill Site	264	NFA	Final NFA DD signed by BCT 20 August 1996	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
69AM	AREE	Past Spill Site	2601	Referred to 61P	Final Report September 1995 ADL	
69AN	AREE	Past Spill Site	3713	NFA	Final NFA DD October 1995	
69AO	AREE	Past Spill Site	6	NFA	Final NFA DD October 1995	
69AP	AREE	Past Spill Site	2008, AAFES Gas Station	Referred to 43G	Final Report September 1995 ADL	
69AQ	AREE	Past Spill Site		NFA	Final NFA DD October 1995	
69AR	AREE	Past Spill Site		Referred to SA 72	Final Report September 1995 ADL	
69AS	AREE	Past Spill Site	Behind TDA	Referred to SA 57, including AREE 70.6	Final Report September 1995 ADL	
69AT	AREE	Past Spill Site	SW corner of 3712	Referred to 57, including AREE 70.6	Final Report September 1995 ADL	
69AU	AREE	Past Spill Site	TDA Maintenance Yard	Referred to AOCs 44&52	Final Report September 1995 ADL	
69AV	AREE	Past Spill Site	665	Removal Action Complete, NFA Pending	Contaminated Soil Removal Various Sites Phase II Work Plan February 1996, Roy F. Weston meeting notes August 1996	
70.01	AREE	Storm Sewer System 1	West of 3769	FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.02	AREE	Storm Sewer System 2	East 2258	FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.03	AREE	Storm Sewer System 3	Near 259	FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.04	AREE	Storm Sewer System 4		FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.05	AREE	Storm Sewer System 5		FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.06	AREE	Storm Sewer System 6		FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.07	AREE	Storm Sewer System 7		FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.08	AREE	Storm Sewer System 8		FA (see SA 73)	Lower Cold Spring Brook SI Report December 1995	
70.09	AREE	Storm Sewer System 9		NFA Pending	Final Report 6/94	
				NFA Pending	Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event November 1995	
70.10	AREE	Storm Sewer System 10		NFA Pending	Final Report 6/94	
70.11	AREE	Storm Sewer System 11		NFA Pending	Final Report 6/94	
70.12	AREE	Storm Sewer System 12		NFA Pending	Final Report 6/94	
70.13	AREE	Storm Sewer System 13		Deleted, in system 12	Final Report 6/94	
70.14	AREE	Storm Sewer System 14		NFA Pending	Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event November 1995	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
70.15	AREE	Storm Sewer System 15		NFA Pending	Final Report 6/94	
70.16	AREE	Storm Sewer System 16		NFA Pending	Final Report 6/94	
70.17	AREE	Storm Sewer System 17		NFA Pending	Final Report 6/94	
70.18	AREE	Storm Sewer System 18		NFA Pending	Final Report 6/94	
70.19	AREE	Storm Sewer System 19		NFA Pending	Final Report 6/94	
70.20	AREE	Storm Sewer System 20		NFA Pending	Final Report 6/94	
70.21	AREE	Storm Sewer System 21		NFA Pending	Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event November 1995	
70.22	AREE	Storm Sewer System 22		NFA Pending	Final Report 6/94	
70.23	AREE	Storm Sewer System 23		NFA Pending	Final Report 6/94	
70.24	AREE	Storm Sewer System 24		NFA Pending	Final Report 6/94	
70.25	AREE	Storm Sewer System 25		NFA Pending	Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event November 1995	
70.26	AREE	Storm Sewer System 26		NFA Pending	Final Report 6/94	
70.27	AREE	Storm Sewer System 27		NFA Pending	Final Report 6/94	
70.28	AREE	Storm Sewer System 28		NFA Pending	Final Report 6/94	
70.29	AREE	Storm Sewer System 29		NFA Pending	Final Report 6/94	
70.30	AREE	Storm Sewer System 30		NFA Pending	Final Report 6/94	
70.31	AREE	Storm Sewer System 31		NFA Pending	Final Report 6/94	
70.32	AREE	Storm Sewer System 32		NFA Pending	Final Report 6/94	
70.33	AREE	Storm Sewer System 33		NFA Pending	Final Report 6/94	
70.34	AREE	Storm Sewer System 34		NFA Pending	Final Report 6/94	
70.35	AREE	Storm Sewer System 35		NFA Pending	Final Report 6/94	
70.36	AREE	Storm Sewer System 36		NFA Pending	Final Report 6/94	
70.37	AREE	Storm Sewer System 37		NFA Pending	Final Report 6/94	
70.38	AREE	Storm Sewer System 38		NFA Pending	Final Report 6/94	
70.39	AREE	Storm Sewer System 39		NFA Pending	Final Report 6/94	
70.40	AREE	Storm Sewer System 40		NFA Pending	Final Report 6/94	
70.41	AREE	Storm Sewer System 41		NFA Pending	Final Report 6/94	
70.42	AREE	Storm Sewer System 42		NFA Pending	Final Report 6/94	
70.43	AREE	Storm Sewer System 43		NFA Pending	Final Report 6/94	
70.44	AREE	Storm Sewer System 44		NFA Pending	Final Report 6/94	

Table 2-1

Site Status Table					Date: 09/25/96	
Site	Type	Site Description	Bldg	Status	Document	
70.45	AREE	Storm Sewer System 45		NFA Pending	Final Report 6/94	
70.46	AREE	Storm Sewer System 46		NFA Pending	Final Report 6/94	
70.47	AREE	Storm Sewer System 47		NFA Pending	Final Report 6/94	
70.48	AREE	Storm Sewer System 48		NFA Pending	Final Report 6/94	
70.49	AREE	Storm Sewer System 49		NFA Pending	Final Report 6/94	
70.50	AREE	Storm Sewer System 50		NFA Pending	Final Report 6/94	
70.51	AREE	Storm Sewer System 51		NFA Pending	Final Report 6/94	
70.52	AREE	Storm Sewer System 52		NFA Pending	Final Report 6/94	
70.53	AREE	Storm Sewer System 53		NFA Pending	Final Report 6/94	
70.54	AREE	Storm Sewer System 54		NFA Pending	Final Report 6/94	
70.55	AREE	Storm Sewer System 55		NFA Pending	Final Report 6/94	
71	SA	Railroad Roundhouse		Removal Site Evaluation	Railroad Roundhouse SSI September 1995	
72	AOC	Plow Shop Pond and Grove Pond		Remedial Investigation / Feasibility Study	Draft Plow Shop Pond and Grove Pond Sediment Evaluation 10/95	
73	SA	Lower Cold Spring Brook		SI	Lower Cold Spring Brook SI Report December 1995	

Table 2-1

FORT DEVENS

09/25/96			
<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
4, 5, 18, (AOCs) SHEPLEY'S HILL LANDFILL (SHL)	SA 4, Incinerator, household debris incinerated (quantity unknown); SA 5, Municipal sanitary landfill, Disposal of household refuse, construction debris, and military refuse (6500 ton/yr); SA 18, asbestos cell, disposal of asbestos and asbestos containing debris (about 6.6 ton). The landfill has contaminated groundwater with arsenic, iron, barium, and some organic solvents. Groundwater discharge into Plow Shop Pond may have contaminated sediments in the pond with arsenic, iron, and barium.	GRP 1A Cap Improvement Design Final As-Built DEC 96 1A_SHL_COE_CAP_17 TASK # 52 Begin Long Term Monitoring NOV 96 1A_SHL_COE_LTM_7 TASK # 60 Groundwater Treatment Concept Design (30%) DEC 96 1A_SHL_GWT_2 TASK # 70	Water: Final SHL OU FS issued February 1995. Final Proposed Plan issued May 1995. Final Delivery Order Work Plan issued June 1995. Final ROD issued in September 1995. The Final Work Plan for the Monitoring Well Installation was issued in December 1995, and revised in May 1996. Final Contract Drawings and Specifications for the Landfill Cap Improvements were issued in January 1996. The groundwater model update was completed in March 1996. The Final Long Term Monitoring and Maintenance Plan was released in May 1996 Soil: Draft Close-Out Report issued in July 1995. Final Close-Out Report issued in March 1996.
6, LANDFILL No. 2	Disposal of household refuse and glass (quantity unknown). No contamination found.	GRP 10 NON-PRIORITY LANDFILL SOUTH POST	No Further Action in MEP update (April 1993). Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i>

Table 2-2

09/25/96	FORT DEVENS		
<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
9, (AOC), NORTH POST LANDFILL	Disposal of construction debris, tree stumps, and limbs (quantity unknown). No contamination found.	<p>GRP 5</p> <p>RI Work Plan DEC 96 356_9_AEC_3 TASK # 451</p> <p>RI JUN 97 356_9_AEC_8 TASK # 456</p> <p>FS JUL 97 356_9_AEC_14 TASK # 462</p> <p>PP DEC 97 356_9_AEC_18 TASK # 466</p> <p>ROD APR 98 356_9_AEC_23 TASK # 471</p>	<p>No Further Action Decision Document signed by Commander, Devens in January 1994; MADEP and USEPA did not concur. Solid waste closure will be required. Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i></p>

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Fort Devens, Massachusetts - September 1996

FORT DEVENS

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09/25/96	<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
	11, (AOC), LOVELL STREET LANDFILL	Disposal of debris from demolition of hospital (quantity unknown). Contamination of surface water, sediment, and soils by hazardous materials.	<p>GRP 7</p> <p>FS FEB 97 489_MAP_11_AEC_13 TASK # 649</p> <p>PP APR 97 489_MAP_11_AEC_15 TASK # 651</p> <p>ROD JUL 97 489_MAP_11_AEC_20 TASK # 656</p>	RI work plan included in SI Report. Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Final RI Report AOC 11 issued in August 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i> Draft Initial Screening of Alternatives released in August 1996.
	12, RANGE CONTROL LANDFILL	Disposal of construction and range operation debris (quantity unknown). Soil and sediments contaminated with metals, pesticides and PCB's (sediment contamination not attributable to the landfill). Surface water contaminated with metals.	<p>GRP 7</p> <p>NON-PRIORITY LANDFILL SOUTH POST</p>	Draft No Further Action DD issued May 1994. Solid waste closure required (will address soil contamination) Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i>

Table 2-2

09/25/96	FORT DEVENS			
<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>	
13, LAKE GEORGE STREET LANDFILL	Disposal of construction debris, tree stumps, and possibly oil (quantity unknown). Soil contaminated with petroleum products and organic chemicals.	GRP 2 NFA DD OCT 96 27_13_AEC_2 TASK # 222	Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i>	
17, MIRROR LAKE	WW II era grenades placed in lake, (200 discovered). Contamination of surface water and sediments by heavy metals, debris (e.g. metal drums). Fish contaminated with mercury.	GRP 8 Responses to Comments SEP 96 356_17_COE_4 TASK # 476 NFA DD OCT 96 356_17_COE_5 TASK # 477	SSI issued March 1995. Action Memorandum / Work Plan for Debris Removal issued October 1995. Debris Removal Fall 1995. Drum and Debris Removal Report issued in November 1995. Draft No Further Action Decision Document and Close-Out Report issued February 1996.	

Table 2-2

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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
25, 26, 27, 41 (AOC), SOUTH POST IMPACT AREA GW OPERABLE UNIT	<p>AOC 25 EOD Range, Destruction of various explosives stored in bunker 187 (1200 lb/yr). Groundwater and surface soil are contaminated with explosives.</p> <p>AOC 26 ZULU I & II, Training area/hand grenade range, open explosives (suspected explosive disposal area). Soil, groundwater and sediments are contaminated with heavy metals and explosives.</p> <p>AOC 27 Hotel Range, Training area, machine gun and 20-mm cannon firing (suspected explosive disposal area). Metals found in groundwater and sediments. Pesticides found in sediments. Explosives found in groundwater and soil.</p> <p>AOC 41 UNAUTHORIZED DUMPING AREA, Disposal of unknown materials. Soil, groundwater, and sediments contaminated with metals. Groundwater contaminated with organic chemicals. Surface water and sediments contaminated with pesticides.</p>	<p>GRP 1B</p> <p>Final Long Term Monitoring Plan SEP 96</p> <p>1B_FAI_COE_13 TASK # 169</p>	<p>AOCs 25, 26, and 27: Redesignated as AOCs based upon site investigation results. Remedial Investigation Report was issued in August 1994. Proposed Plan issued in January 1996. Draft Record of Decision issued in February 1996.</p> <p>AOC 41: Supplemental Site Investigation Data Package issued in February 1994. Environmental Health and Safety Plan issued in February 1995. Groundwater, separate issue, RI Report issued February 1996. Draft Proposed Plan issued March 1996.</p> <p>AOCs 25, 26, 27, and 41: The Draft Final and Final ROD, as well as remedial design documentation, will include AOC 41. The Draft Long Term Monitoring Plan, which includes AOC 41 in the SPIA, was issued in April 1996. Draft Final ROD issued 29 April 1996. Record of Decision signed July 1, 1996.</p>

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FORT DEVENS				
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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>	
30, DRUM STORAGE AR- EA	90 day accumulation of hazardous waste (550-825 gal). No contamination found.	GRP 6 NFA DD OCT 96 356_30_AEC_4 TASK # 449	No Further Action DD signed by Commander, Devens in January 1994. Additional Sampling Complete. Regulator approval of NFA DD pending letter from MGLB on re-use restrictions.	
32, (AOC), DRMO YARD	Storage of scrap metal, drained batteries, tires and used office equipment. Soil contaminated with petroleum products (fuels, oils), organic chemicals (solvents), and metals (leads, arsenic, mercury). Groundwater contaminated with organic chemicals (solvents)	GRP 1B PP NOV 96 1B_FIL_AEC_15 TASK #185 ROD JAN 97 1B_FIL_AEC_18 TASK # 188	Removal of PCB contaminated scrap completed in April 1993. Draft Remedial Investigation Report (Functional Area II) was issued in April 1994. Draft Feasibility Study (FA II) issued in March 1995. Radiological Survey 8/95 - 3/96. Draft Radiological Survey and Remediation Report issued in August 1996. The Final Feasibility Study and Draft Proposed Plan were issued in September 1996.	
39, OLD SYLVANIA BLDG	Leak from PCB contaminated transformer. Soil contamination by PCB's.	GRP 8 NFA DD & CR OCT 96 RV1_39_COE_5 TASK # 700	Removal Actions Various Sites Revision 4 issued in March 1995. Removal September 1995. Draft No Further Action Decision issued in May 1996.	

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STUDY AREA (# Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
40, (AOC), COLD SPRING BROOK LANDFILL	Disposal of construction debris and un- marked drums. Sediments are contaminated with arsenic, mercury and chromium. Low levels of PAH in soil.	GRP 1A PP NOV 96 1A_CSB_AEC_5 TASK # 78 ROD MAR 97 1A_CSB_AEC_10 TASK # 83	Cold Spring Brook OU draft FS issued in March 1994. Final Feasibility Study issued in December 1994. Under consideration as part of the Landfill Consolidation Feasibility Study. BCT Management Plan for Debris Disposal issued in March 1995. Landfill Consolidation Draft Task Order Work Plan issued in May 1995. Draft Landfill Consolidation Feasibility Study issued in September 1995. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i>
41, (AOC), UNAUTHOR- IZED DUMPING AREA	Disposal of unknown materials. Soil, groundwater, and sediments contaminated with metals. Groundwater contaminated with organic chemicals. Surface water and sediments contaminated with pesticides.	Landfill NON-PRIORITY LANDFILL SOUTH POST	Supplemental Site Investigation Data Package issued in February 1994. Environmental Health and Safety Plan issued in February 1995. Solid Waste/ Debris Disposal. Under consideration as part of the Landfill Consolidation Feasibility Study. Draft Landfill Consolidation Feasibility Study issued in September 1995. Groundwater issued being addressed in conjunction with SPIA, see AOCs 25, 26, 27, and 41 for more information. <i>Landfill Consolidation Plan put on hold, sites returned to individual assessment standards.</i>

FORT DEVENS			
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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
43A, (AOC), POL STORAGE AREA	Gasoline, diesel fuel, and heating oil storage and distribution. Soil and groundwater contaminated with petroleum products and organic chemicals.	GRP 1B (Changed from GRP 2) PP NOV 96 1B_FIL_AEC_15 TASK #185 ROD JAN 97 1B_FIL_AEC_18 TASK # 188	Site has been redesignated as an AOC and moved to Group 1B, from Group 2. Remedial Investigations Report Functional Area II was issued in August 1994. Draft Feasibility Study (FA II) issued in March 1995. The Final Feasibility Study and Draft Proposed Plan were issued in September 1996.
43G, (AOC), HISTORIC GAS STATION SITE /AAFES GAS STATION	Gasoline and waste oil storage and distribution. Soil and groundwater contaminated with petroleum products and organic chemicals.	GRP 2 ROD SEP 96 27_43G_AEC_22 TASK # 261	Redesignated as AOC based upon SSI results. SSI Data Package issued in February 1994. RI/FS will include releases from the UST's at the AAFES gas station. Initial Screening of Alternatives issued in August 1995. Final RI Report and Draft FS Report issued in February 1996. Final FS and Draft PP completed in June 1996. Time Critical Removal being conducted as part of Contaminated Soil Removal Various Sites Phase II. Final Proposed Plan released for public review 26 August 1996.
43J, (AOC), HISTORIC GAS STATION SITE	Gasoline and waste oil storage and distribution. Soil and groundwater contaminated with petroleum products and organic chemicals.	GRP 2 ROD SEP 96 27_43J_AEC_22 TASK # 298	Redesignated as AOC based upon Supplemental Site Investigation results. SSI Data Package was issued in February 1994. RI/FS will include gasoline UST and nearby waste oil UST removed in 1992. Initial Screening of Alternatives issued in August 1995. Final RI Report and Draft FS Report issued in February 1996. Final FS and Draft PP completed in June 1996. Final Proposed Plan released for public review 26 August 1996.

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Fort Devens, Massachusetts - September 1996

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<u>STUDY AREA</u> (#_Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
44, (AOC), CANNIBALIZA- TION YARD	Vehicle storage prior to disassembly for parts. Soil contaminated with petroleum products and organic chemicals.	GRP 3 EPA Discretionary Post Remedial Requirements Monitoring / 5 year review	Draft Remedial Design submittal 20 December 1994. Radiological Survey March 1995. ROD issued in March 1995. RD/RA Work Plan issued in June 1995. Combined with AOC 52. Removal Complete December 1995. The EPA Delisting Inspection was conducted on 2 May 1996. The Remedial Action Completion Report was issued in June 1996.
49, BLDG 3602	Fuel handling and storage. Soil contaminated with petroleum products and organic chemicals.	GRP 2 NFA DD & CR OCT 96 RV1_49_COE_7 TASK # 708	Removal SEP 1994 Draft Closure Report submitted October 28 1994. Draft NFA DD issued in April 1996.

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
50, (AOC), WW II FUEL POINTS	Fuel storage. Soil and groundwater contaminated with petroleum products and tetrachloroethane.	<p>GRP 6</p> <p>RI MAR 97 356_FY96_50_COEI_12 TASK # 528</p> <p>FS MAY 97 356_FY96_50_COEI_18 TASK # 534</p> <p>PP AUG 97 356_FY96_50_COEI_22 TASK # 538</p> <p>ROD DEC 97 356_FY96_50_COEI_27 TASK # 543</p>	Phase I Removal (3 USTs) completed in January 1993. Phase II Removal: Soil Vapor extraction system for tetrachloroethane installed in January 1994, removal ongoing. Phase III Site Investigation Data Package issued in July 1995. Draft RI Work Plan issued in March 1996. Final RI Work Plan issued in June 1996.
52 (AOC), TDA MAINTENANCE YARD	Vehicles with significant leaks stored for repairs. Soil contaminated with petroleum products and organic chemicals.	GRP 3 EPA Discretionary Post Remedial Requirements Monitoring / 5 year review	Draft RD submittal 20 DEC 1994. RAD Survey March 1995. ROD issued in March 1995. RD/RA Work Plan issued in June 1995. Combined with AOC 52. Removal Complete December 1995. The EPA Delisting Inspection was conducted on 2 May 1996. The Remedial Action Completion Report was issued in June 1996.

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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
56, BLDG 2417	Fuel storage. Soil contaminated with petroleum products and organic chemicals.	GRP 2 NFA DD & CR OCT 96 RV1_56_COE_7 TASK # 716	Removal Action Memorandum signed in June 1994. Removal September 1994. Closure Report under review. Draft NFA DD issued in April 1996.
57 (AOC), BLDG 3713 FUEL OIL SPILL SITE	Fuel storage. Soil contaminated with petroleum products and organic chemicals.	GRP 2 RI MAY 97 27_57_COEI_17 TASK # 330 FS NOV 97 27_57_COEI_23 TASK # 336 PP JAN 98 27_57_COEI_27 TASK # 340 ROD JUN 98 27_57_COEI_32 TASK # 345	Interim Removal Action completed in October 1994. RI field work in progress. AOC status. Final Task Order Work Plan issued in February 1996. Final Work Plan Addendum issued in August 1996.

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 61A, BLDG 242, DPW STORAGE AREA	Storage of DPW maintenance equipment and supplies, including DPW vehicles which are parked on an unpaved parking lot (UPPL). Soil contaminated with TPHC, 2-methyl naphthalene, cPAHs	Work Plan OCT 96 UPL_AEC_1 TASK # 814	Final AREE 61 Report issued in September 1995, recommended the UPPL for a removal site evaluation.
AREE 61B, USARC ADMIN BLDG (3773), VEHICLE MAINTENANCE SHOP (3774)	Soil contaminated with TPHC, arsenic, and beryllium	Work Plan OCT 96 UPL_AEC_1 TASK # 814	Final AREE 61 Report issued in September 1995, recommended for removal site evaluation.
AREE 61P, HISTORICAL GAS STATION BLDG 2681, MOTOR REPAIR FACILITY 2601	Soil and Groundwater contaminated with TPHC.	NFA DD OCT 96 RV1_61P_COE_2 TASK # 726	Removal Actions occurred at both the cesspool and the drywell. IRA Summary Report, Response Action Outcome Statement, and Immediate Response Action Completion Statement issued 13 November 1995. Recommended for NFA in IRA.
AREE 61S, NBC TRAINING SCHOOL BLDG 2680	Soil and Groundwater contaminated with TPHC, naphthalene, 2-methyl naphthalene	NFA DD OCT 96 RV1_61S_COE_2 TASK # 729	Removal actions occurred at both the drywell (43O) and the cesspool (61S). IRA Summary Report, Response Action Outcome Statement, and Immediate Response Action Completion Statement issued 8 November 1995. Recommended for NFA in IRA. Requires further monitoring of groundwater under SA 43O / 54.

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 61V, TRANSMITTER FIELD AT O'NEILL BLDG & OPEN GRASSLANDS	Historic motor pool cesspool. Soil contaminated with thallium, beryllium, 2-methyl naphthalene, naphthalene, and cPAHs	NFA DD & CR DEC 96 RV2_COE_SSW_61V_4 TASK # 786	Contaminated Soil Removal Phase II, Various Sites Specification issued in February 1996. Proposed work is to remove the cesspool, contents and associated piping. According to the Roy F. Weston 8/21/96 Status Report, the removal action at this site is complete. No cesspool was found, piping and debris were found.
AREE 61X, DEPARTMENT OF LOGISTICS, MATERIAL AND MAINTENANCE DIVISION AND RESERVE MAINTENANCE AND TRAINING 3713	General Maintenance Facilities. Potentially impacted areas covered under other studies.	NFA DD TO BE DONE NOT YET SCHEDULED	Final AREE 61 Report issued in September 1995 Recommendation: NFA AEC investigation.

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 61Z, AOC, HISTORICAL MOTOR POOL 202	Motor repair facility. 5,000G No. 2 fuel oil UST. Petroleum products in soil. Unpaved parking lot (UPPL), TPHC contamination. TPHC in Groundwater.	<p>UPPL Work Plan OCT 96 UPL_AEC_1 TASK # 814</p> <p>Soil Removal CR JAN 97 RV2_COE_SSW_61Z_4 TASK # 791</p> <p>RI (GW) MAR 97 356_FY96_61Z_COEI_8 TASK # 566</p> <p>FS (GW) MAY 97 356_FY96_61Z_COEI_14 TASK # 572</p> <p>PP (GW) AUG 97 356_FY96_61Z_COEI_18 TASK # 576</p> <p>ROD (GW) JAN 98 356_FY96_61Z_COEI_23 TASK # 581</p>	Drywell removed by OHM 1995. Final AREE 61 Report issued in September 1995 Recommendation: site evaluation. Contaminated Soil Removal Phase II, Various Sites issued in February 1996. Draft RI/FS (GW) Work Plan issued in March 1996. Time-critical removal Action Memorandum (Soil) issued in March 1996. Final RI Work Plan issued in June 1996. 5000 gallon UST + 30 cubic yards of soil removed June 1996. Closure Report being prepared (Roy F. Weston 8/21/96).

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 61AB, BLDG 219, ROADS AND GROUNDS VEHICLE MAINTENANCE SHOP	Surface Soil contaminated with TPHC.	Work Plan OCT 96 UPL_AEC_1 TASK # 814	Final AREE 61 Report issued in September 1995 Recommendation: UPPL full paving or removal site evaluation.
AREE 61AU, BLDGS 3757 & 3758, LOGISTICS DIVISION HEALTH CLINIC WAREHOUSES; BLDGS 3748 & 3759, RESERVES VEHICLE STORAGE YARD	Surface Soil contaminated with TPHC.	Work Plan OCT 96 UPL_AEC_1 TASK # 814	Final AREE 61 Report issued in September 1995 Recommendation: UPPL removal site evaluation.
AREE 63Q, FORMER BLDG 2626, FRANKLIN TANK 4	Petroleum products	NFA DD OCT 96 SSS_AEC_63Q_6 TASK # 822	Final AREE 63 Report issued in September 1995 Recommendation: NFA, Work Plan for additional sampling issued in December 1995. AEC Investigation. Draft NFA DD issued in May 1996.

Table 2-2

09/25/96	FORT DEVENS		
<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AOC 63AX, BLDG 2517	Soil contaminated with TPHC. Groundwater contaminated with benzene, 1,1-dichloroethene, and trichloroethene.	<p>GRP 2</p> <p>RI DEC 96 27_63AX_COEI_11 TASK # 371</p> <p>FS JUN 97 27_63AX_COEI_17 TASK # 377</p> <p>PP JUL 97 27_63AX_COEI_21 TASK # 381</p> <p>ROD DEC 97 27_63AX_COEI_26 TASK # 386</p>	Final AREE 63 Report issued June 1995, Revised September 1995. Draft Final Supplemental Site Evaluations Report issued June 1995. Final Task Order Work Plan for the remedial investigation issued in January 1996. Draft Remedial Investigation Report issued in August 1996.

Table 2-2

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FORT DEVENS				
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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>	
AREE 63BD, AOC, BLDG 1666	Soil contaminated with TPHC. Groundwater contaminated with toluene, ethylbenzene, xylene, TPH.	RI MAR 97 356_FY96_63BD_COEI_8 TASK # 604 FS MAY 97 356_FY96_63BD_COEI_14 TASK # 610 PP AUG 97 356_FY96_63BD_COEI_18 TASK # 614 ROD JAN 98 356_FY96_63BD_COEI_23 TASK # 619	Final 14 Former USTs SSE Report issued in January 1996; Recommendation: Additional Site Investigation. Final RI/FS Work Plan issued in June 1996.	
AREE 63BE, BLDG 2290	Soil and Groundwater contaminated with TPH.	NFA DD OR ADDITIONAL INVESTIGATION TO BE DONE NOT YET SCHEDULED	Final 14 Former USTs SSE Report issued in January 1996; Recommendation: Additional Removal. Action Memorandum issued in October 1994. Removal complete. Final Removal Action Report issued 15 February 1996; recommends further investigation be conducted to determine lateral extent of soil contamination and assess potential impact to groundwater. Draft Phase III Site Investigation Report issued in May 1996.	

Table 2-2

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 63BQ, BLDG 2527	Petroleum products.	NFADD & CR DEC 96 RV1_63BQ_COE_5 TASK # 741	Action Memorandum issued October 1995. Removal complete.
AREE 66A, BLDG 3752, TRANSFORMER #641425	Leaking transformer oil with PCB concentration of 549ppm. Soil contaminated with arochlor 1260.	NFA DD & CR DEC 96 RV2_COE_SSW_66A_4 TASK # 796	Final AREE 66 Report issued September 1995 Recommendation: excavation of contaminated soil Contaminated Soil Removal Phase II, Various Sites issued in February 1996. Removal Action Complete.
AREE 66G, VERBECK SUBSTATION	Documented electrical equipment leaks. Soil contaminated with PCB arochlor 1260.	NFA DD & CR JAN 97 RV2_COE_SSW_66G_4 TASK # 801	Final AREE 66 Report issued September 1995 Recommendation: limited soil removal Contaminated Soil Removal Phase II, Various Sites issued in February 1996. Removal Action Complete.
AREE 69B, BLDG 2602, UST LEAK	Groundwater contaminated with TPHC.	NFA DD OCT 96 SSS_AEC_69B_6 TASK # 829	Final AREE 69 Report issued September 1995 Recommendation: Additional groundwater monitoring. Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event issued in November 1995. Draft NFA DD issued in May 1996.

Table 2-2

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<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AOC 69W, BLDG 215, ELEMENTARY SCHOOL	Soil contaminated with TPHC and cPAHs. Groundwater contaminated with TPHC, TAL metals, SVOCs, and VOCs.	<p>GRP 2</p> <p>RI MAY 97 27_69W_COEI_16 TASK # 417</p> <p>FS NOV 97 27_69W_COEI_22 TASK # 423</p> <p>PP DEC 97 27_69W_COEI_26 TASK # 427</p> <p>ROD MAY 98 27_69W_COEI_31 TASK # 432</p>	SSE Data package issued October 1994. Final AREE 69 Report issued June 1995. Revised September 1995. Draft Task Order Work Plan AOC 69W issued July 1995. Final Task Order Work Plan issued in January 1996. Final Work Plan Addendum issued in August 1996.
AREE 69AD, BLDG 203, PARKING LOT	Gasoline and Diesel Fuel Spills. Soil contaminated with cPAHs.	<p>Work Plan OCT 96 UPL_AEC_1 TASK # 814</p>	Final AREE 69 Report issued September 1995 Recommendation: Removal Action Site Evaluation

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<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>	
AREE 69AE, MAAF, NEXT TO POL SHED	JP4 spill. Soil contaminated with cPAHs.	Work Plan OCT 96 UPL_AEC_1 TASK # 814	Final AREE 69 Report issued September 1995 Recommendation: Removal Site Evaluation	
AREE 69AF, STORM DRAIN OUTFALL OFF PINE STREET NEAR ROOSEVELT CIRCLE	Motor Oil and Oil Filters. Soil contaminated with TPHC, cPAHs, lead, arsenic, and beryllium.	NFA DD & CR DEC 96 RV2_COE_SSW_69AF_4 TASK # 806	Final AREE 69 Report issued September 1995 Recommendation: Removal Evaluation. Contaminated Soil Removal Phase II, Various Sites issued in February 1996. Removal Action Complete.	
AREE 69AV, BLDG 665	Fuel Oil Spill. Soil contaminated with TPHC and chlordane.	NFA DD & CR JAN 97 RV2_COE_SSW_69AV_4 TASK # 811	Final AREE 69 Report issued September 1995 Recommendation: Removal Evaluation. Contaminated Soil Removal Phase II, Various Sites issued in February 1996. Removal Action Complete.	
AREE 70.1	SVOCs	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.	
AREE 70.2	SVOCs, arsenic	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.	
AREE 70.3	VOCs, SVOCs, metals, lead	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.	

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FORT DEVENS

<u>STUDY AREA</u> (#. Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
AREE 70.4	VOCs, SVOCs, metals, lead	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.
AREE 70.5	SVOCs, metals	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.
AREE 70.6	metals, TPH	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.
AREE 70.7	metals	See 73, Lower Cold Spring Brook for more information.	Final AREE 70 Report issued in June 1994 recommended further sampling. Included in the Lower Cold Spring Brook (SA 73) SI. SI Report issued December 1995.
AREE 70.9	pyrene, DDT	NFA DD TO BE DONE NOT YET SCHEDULED	Final AREE 70 Report issued in June 1994 recommended further sampling. Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event issued in November 1995, recommends no further action.
AREE 70.14	pesticides, metals	NFA DD TO BE DONE NOT YET SCHEDULED	Final AREE 70 Report issued in June 1994 recommended further sampling. Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event issued in November 1995, recommends no further action.
AREE 70.21	SVOCs	NFA DD TO BE DONE NOT YET SCHEDULED	Final AREE 70 Report issued in June 1994 recommended further sampling. Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event issued in November 1995, recommends no further action.
AREE 70.25	SVOCs, metals	NFA DD TO BE DONE NOT YET SCHEDULED	Final AREE 70 Report issued in June 1994 recommended further sampling. Addendum Report for the AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event issued in November 1995, recommends no further action.

Table 2-2

Fort Devens, Massachusetts - September 1996

09/25/96	FORT DEVENS		
<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL CONCERNS</u>	<u>SCHEDULE HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
71, RAILROAD ROUNDHOUSE	Metals, petroleum.	GRP 1A Action Memorandum JAN 97 1A_RRR_COE_5 TASK # 95 Removal Action SEP 97 1A_RRR_COE_11 TASK # 101	Draft SSI Data Package issued in March 1995. SSI Report issued in September 1995.
72, AOC, FLOW SHOP POND AND GROVE POND	Metals.	GRP 1A FS MAY 97 1A_PGP_AEC_11 TASK # 113 PP AUG 97 1A_PGP_AEC_15 TASK # 117 ROD DEC 97 1A_PGP_AEC_20 TASK # 122	Established as site 72 Spring 1995. SI Data Package Plow Shop Pond issued September 1994. SI Data Package Grove Pond issued February 1995. Draft Sediment Evaluation Report issued in October 1995.

Table 2-2

FORT DEVENS

09/25/96			
<u>STUDY AREA</u> (#, Name)	<u>ENVIRONMENTAL</u> <u>CONCERNS</u>	<u>SCHEDULE</u> <u>HIGHLIGHTS</u>	<u>HISTORY AND ISSUES</u>
73, LOWER COLD SPRING BROOK	Metals.	GRP 1A ADDITIONAL INVESTIGATION TO BE DONE NOT YET SCHEDULED	Established as SA 73 Spring 1995. SI Data Package issued April 1995. SI Report issued December 1995.

3. ENVIRONMENTAL PROGRAM MASTER SCHEDULES

The environmental program master schedules are updated on a quarterly basis, and are presented in Table 3.1, The Quarterly Report Task List and Table 3.2, The Quarterly Report Gantt Chart.

3.1 Environmental Restoration Program

This section presents response schedules and outlines fiscal year requirements for Fort Devens environmental restoration program.

3.1.1 Response Schedules

The installation's ability to meet the milestones shown in the Quarterly Report hinges on (1) the preparation of draft RI reports and baseline risk assessments, (2) the review of these documents by the MADEP and USEPA Region I, and (3) the discovery of additional sources. The schedules in the Quarterly Report are based on the following general time periods between documents:

- Comments on all primary and secondary documents are submitted within 45 days of publication of a document. Comment response packages are submitted either within 45 days of receipt of comments or concurrently with the final version of a document.
- The SI Data Package (which replaces the draft SI Report, a primary document) is published no later than 60 days after the collection of the second round of groundwater samples.
- The final SI report (a primary document) is published 90 days after regulatory comments are received on the data package.
- The Risk Assessment Approach Plan (a secondary document) is published no later than 90 days prior to the draft RI report.
- The draft RI Report (a primary document) is published no later than 150 days after the collection of the second round of groundwater samples.
- The final RI Report (a primary document) is published no later than 90 days after receipt of comments on the draft RI report.
- The Initial Screening of Alternatives (a secondary document) is published no later than 60 days after publication of the final RI report.
- The Detailed Screening of Alternatives (a secondary document) is published no later than 60 days after receipt of comments on the Initial Screening of Alternatives document.

- The draft FS Report (a primary document) is published no later than 90 days after receipt of comments on the Detailed Screening of Alternatives Report.
- The final FS Report (a primary document) is published no later than 90 days after receipt of comments on the draft FS report.
- The draft PP (a primary document) is published concurrently with the final FS report.
- The final PP (a primary document) is published no later than 30 days after receipt of comments on the draft PP (this is also the start of the 30-day public comment period).
- The draft ROD (a primary document) is published no later than 60 days after the end of the public comment period.
- The final ROD (a primary document) is published no later than 30 days after the draft ROD.
- The following primary documents, as specified by the FFA, are included in the RD/RA phase: RD/RA Work Plan, RD, final RD, and project close-out report. The following secondary documents are included in the RD/RA phase: pre-RD, construction quality assurance/quality control (QA/QC) plan, pre-final RD, and Contingency Plan.

3.1.2 Requirements by Fiscal Year

The detailed requirements information by fiscal year was provided by the BCT and is incorporated into this document by reference. The tables in Appendix A to this document provide summary information on funding requirements.

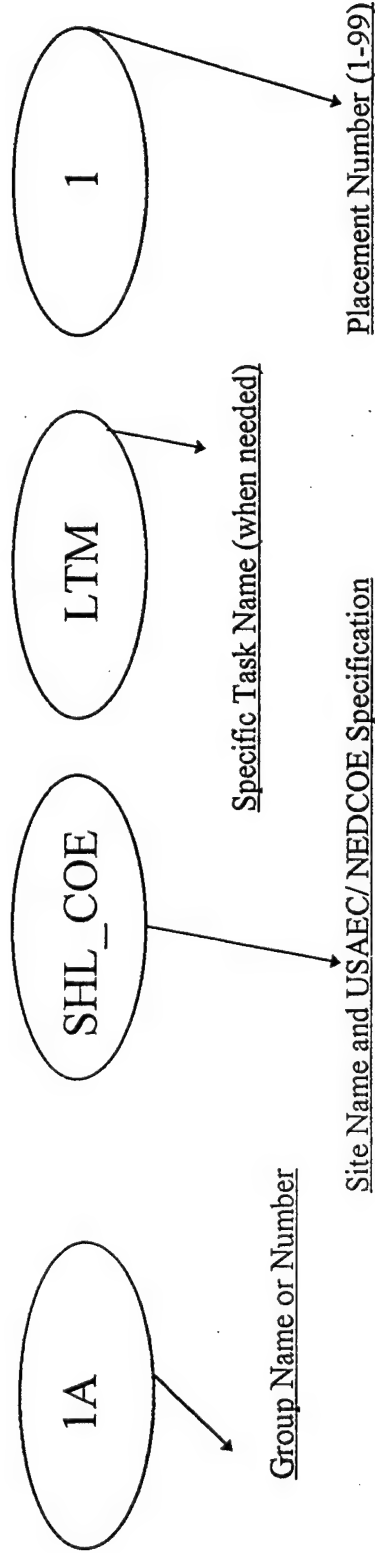
WBS Codes

WBS codes have been added to the quarterly report to aid tracking of a particular set of scheduled activities by assigning a unique identification string to each task. An explanation of the WBS codes used in the BRAC quarterly report is given below. The task list and gantt chart in the BRAC Quarterly Report present schedule information in an outline format which shows up to four levels of task relationships. Primary tasks are known as parents. WBS codes correspond to the placement of each task with respect to its parent task. For example:

WBS Code	Task Name	Relationship
1A	Group 1A	Parent
1A SHL COE	Shepley's Hill Landfill (SHL), (AOCs 4, 5, 18) NEDCOE	Child
1A SHL COE LTM	Long Term Monitoring and Maintenance Plan (LTMP)	Grandchild
1A SHL COE LTM 1	Submit Draft LTMP	Great-grandchild

for example:

1A SHL COE LTM 1



Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
11A		GROUP 1A	0d	12/06/94	12/06/94	12/06/94	12/06/94
21A	SHL_AEC	Shepley's Hill Landfill (SHL), (AOCs 4, 5, 18) - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
31A	SHL_AEC_1	Prepare SHL Final Feasibility Study	70d	12/07/94	02/14/95	12/07/94	02/14/95
41A	SHL_AEC_2	Review SHL Final Feasibility Study	42d	02/15/95	03/28/95	02/15/95	03/28/95
51A	SHL_AEC_3	Prepare SHL GW Draft Proposed Plan	54d	01/02/95	02/24/95	01/02/95	02/24/95
61A	SHL_AEC_4	Review SHL GW Draft Proposed Plan	40d	03/06/95	04/14/95	03/06/95	04/14/95
71A	SHL_AEC_5	Prepare SHL GW Final Proposed Plan	18d	04/17/95	05/04/95	04/17/95	05/04/95
81A	SHL_AEC_6	Distribute SHL GW Final Proposed Plan & Fact Sheet	27d	05/05/95	05/31/95	05/05/95	05/31/95
91A	SHL_AEC_7	Public Comment Period SHL GW Proposed Plan	33d	06/01/95	07/03/95	06/01/95	07/03/95
101A	SHL_AEC_8	Prepare SHL GW Draft Record Of Decision	12d	07/04/95	07/15/95	07/04/95	07/15/95
111A	SHL_AEC_9	Review SHL GW Draft Record Of Decision	23d	07/16/95	08/07/95	07/16/95	08/07/95
121A	SHL_AEC_10	Prepare SHL GW Final Record Of Decision	16d	08/08/95	08/23/95	08/08/95	08/23/95
131A	SHL_AEC_11	Staff & Sign SHL GW Final Record Of Decision	38d	08/23/95	09/29/95	08/23/95	09/29/95
141A	SHL_COE	Shepley's Hill Landfill (SHL), (AOCs 4, 5, 18) - NEDCOE	1d	12/06/94	12/06/94	12/06/94	12/06/94
151A	SHL_COE_SAP	Survey and Piezometer	0d	12/06/94	12/06/94	12/06/94	12/06/94
161A	SHL_COE_SAP_1	Issue RFP	1d	12/06/94	12/06/94	12/06/94	12/06/94
171A	SHL_COE_SAP_2	Perform Survey	1d	12/06/94	12/06/94	12/06/94	12/06/94
181A	SHL_COE_SAP_3	Aerial Photos Submittal	30d	12/07/94	01/05/95	12/07/94	01/05/95
191A	SHL_COE_SAP_4	NED Receive Work & Project Operations Plans	34d	12/22/94	01/24/95	12/22/94	01/24/95
201A	SHL_COE_SAP_5	Submit WP for Regulator Review	45d	01/25/95	03/10/95	01/25/95	03/10/95
211A	SHL_COE_SAP_6	Regulator WP Review	47d	03/13/95	04/28/95	03/13/95	04/28/95
221A	SHL_COE_SAP_7	Field Work	75d	06/12/95	08/25/95	06/12/95	08/25/95
231A	SHL_COE_SAP_8	Round 1 GW Model Update	81d	08/28/95	11/16/95	08/28/95	11/16/95
241A	SHL_COE_SAP_9	Review Round 1 GW Model Update	63d	11/17/95	01/18/96	11/17/95	01/18/96
251A	SHL_COE_SAP_10	Revised GW Model Update	35.5d	01/19/96	02/23/96	01/19/96	02/23/96
261A	SHL_COE_SAP_11	Round 2 GW Levels	15d	02/22/96	03/07/96	02/22/96	03/07/96
271A	SHL_COE_SAP_12	Round 2 GW Letter Report	15d	03/08/96	03/22/96	03/08/96	03/22/96
281A	SHL_COE_COR	Landfill Close-Out Report (COR)	0d	05/26/95	05/26/95	05/26/95	05/26/95
291A	SHL_COE_COR_1	Submit Outline	280d	05/26/95	02/29/96	05/26/95	02/29/96
301A	SHL_COE_COR_2	Comments on Outline	5d	03/01/96	03/05/96	03/01/96	03/05/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
311A_SHL_COE_COR_3		Submit Final Outline	5d	03/06/96	03/10/96	03/06/96	03/10/96
321A_SHL_COE_COR_4		Submit Draft COR	5d	03/11/96	03/15/96	03/11/96	03/15/96
331A_SHL_COE_COR_5		Comments on Draft COR	5d	03/16/96	03/20/96	03/16/96	03/20/96
341A_SHL_COE_COR_6		Issue Final COR	2d	03/21/96	03/22/96	03/21/96	03/22/96
351A_SHL_COE_CAP		Cap Improvement Design	0d	12/06/94	12/06/94	12/06/94	12/06/94
361A_SHL_COE_CAP_1		RFP for RD	0d	08/04/95	08/04/95	08/04/95	08/04/95
371A_SHL_COE_CAP_2		Award RD	53d	08/04/95	09/25/95	08/04/95	09/25/95
381A_SHL_COE_CAP_3		65% Draft Design Meeting	42d	09/26/95	11/06/95	09/26/95	11/06/95
391A_SHL_COE_CAP_4		Draft/Final Design	67d	09/26/95	12/01/95	09/26/95	12/01/95
401A_SHL_COE_CAP_5		Review Draft/Final Design	17d	12/04/95	12/20/95	12/04/95	12/20/95
411A_SHL_COE_CAP_6		Final Design	35d	12/21/95	01/24/96	12/21/95	01/24/96
421A_SHL_COE_CAP_7		IFB for RA	0d	01/31/96	01/31/96	01/31/96	01/31/96
431A_SHL_COE_CAP_8		Bid Opening	36d	01/31/96	03/06/96	01/31/96	03/06/96
441A_SHL_COE_CAP_9		Award RA	22d	03/07/96	03/28/96	03/07/96	03/28/96
451A_SHL_COE_CAP_10		NTP	36d	03/29/96	05/03/96	03/29/96	05/03/96
461A_SHL_COE_CAP_11		Workplan Submittal	12d	05/04/96	05/15/96	05/04/96	05/15/96
471A_SHL_COE_CAP_12		Review Workplan	30d	05/16/96	06/14/96	05/16/96	06/14/96
481A_SHL_COE_CAP_13		Begin RA	0d	06/14/96	06/14/96	06/14/96	06/14/96
491A_SHL_COE_CAP_14		RA	120d	06/15/96	10/12/96	06/15/96	
501A_SHL_COE_CAP_15		Draft As Builts	15d	10/13/96	10/27/96		
511A_SHL_COE_CAP_16		Review As Builts	30d	10/28/96	11/26/96		
521A_SHL_COE_CAP_17		Final As Builts	15d	11/27/96	12/11/96		
531A_SHL_COE_LTM		Long Term Monitoring and Maintenance Plan (LTMP)	0d	12/06/94	12/06/94	12/06/94	12/06/94
541A_SHL_COE_LTM_1		Submit Draft LTMP	70d	09/26/95	12/04/95	09/26/95	12/04/95
551A_SHL_COE_LTM_2		Comments on Draft LTMP	63d	12/05/95	02/05/96	12/05/95	02/05/96
561A_SHL_COE_LTM_3		Issue Final LTMP	105d	02/06/96	05/20/96	02/06/96	05/20/96
571A_SHL_COE_LTM_4		Issue RFP for LTM	76d	05/21/96	08/04/96	05/21/96	08/04/96
581A_SHL_COE_LTM_5		Award LTM	95d	08/05/96	11/12/96	08/05/96	
591A_SHL_COE_LTM_6		Begin LTM	15d	11/13/96	11/27/96		
601A_SHL_COE_LTM_7		LTM	10950d	11/28/96	11/20/26		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
611A_SHL_COE_IMW		Install Monitoring Wells	0d	12/06/94	12/06/94	12/06/94	12/06/94
621A_SHL_COE_IMW_1		Workplan Submittal	29d	09/26/95	10/24/95	09/26/95	10/24/95
631A_SHL_COE_IMW_2		Review Workplan	63d	10/25/95	12/26/95	10/25/95	12/26/95
641A_SHL_COE_IMW_3		Final Workplan	47.5d	10/25/95	12/11/95	10/25/95	12/11/95
651A_SHL_COE_IMW_4		Revised Final Workplan	163.5d	12/11/95	05/22/96	12/11/95	05/22/96
661A_SHL_COE_IMW_5		Field Work	45d	05/23/96	07/06/96	05/23/96	07/06/96
671A_SHL_COE_IMW_6		Field Records	14d	07/07/96	07/20/96	07/07/96	07/20/96
681A_SHL_COE_GWT		Groundwater Treatment	0d	12/06/94	12/06/94	12/06/94	12/06/94
691A_SHL_COE_GWT_1		Start Design	71d	03/29/96	06/07/96	03/29/96	06/07/96
701A_SHL_COE_GWT_2		Concept Design (30%)	180d	06/08/96	12/04/96	06/08/96	
711A_SHL_COE_GWT_3		Review Concept Design	45d	12/05/96	01/18/97		
721A_SHL_COE_GWT_4		60% Draft Design	30d	01/19/97	02/17/97		
731A_CSB_AEC		1A Cold Spring Brook Landfill (CSB), (AOC 40) - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
741A_CSB_AEC_1		Review CSB Final Feasibility Study	12d	12/20/94	12/31/94	12/20/94	12/31/94
751A_CSB_AEC_2		Activity On Hold (Draft Consolidation Landfill Task Order Work Plan)	402d	05/01/95	06/05/96	05/01/95	06/05/96
761A_CSB_AEC_3		Prepare Draft Proposed Plan	105d	06/06/96	09/18/96	06/06/96	09/18/96
771A_CSB_AEC_4		Review Draft Proposed Plan	45d	09/19/96	11/02/96	09/19/96	
781A_CSB_AEC_5		Prepare Final Proposed Plan	15d	11/03/96	11/17/96		
791A_CSB_AEC_6		Public Comment Period Proposed Plan	30d	11/18/96	12/17/96		
801A_CSB_AEC_7		Prepare Draft Record Of Decision	15d	12/18/96	01/01/97		
811A_CSB_AEC_8		Review Draft Record Of Decision	45d	01/02/97	02/15/97		
821A_CSB_AEC_9		Prepare Final Record Of Decision	15d	02/16/97	03/02/97		
831A_CSB_AEC_10		Staff & Sign Final Record Of Decision	15d	03/03/97	03/17/97		
841A_RRR_AEC		1A Railroad Roundhouse (RR), (SA 71) - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
851A_RRR_AEC_1		Prepare RR Supplemental Site Investigation Round 2 Level III Data Package	37d	12/07/94	01/12/95	12/07/94	01/12/95
861A_RRR_AEC_2		Prepare RR Supplemental Site Investigation Data Package	105d	12/07/94	03/21/95	12/07/94	03/21/95
871A_RRR_AEC_3		Review RR Supplemental Site Investigation Data Package	57d	03/24/95	05/19/95	03/24/95	05/19/95
881A_RRR_AEC_4		Prepare RR Final Supplemental Investigation Report	119d	05/20/95	09/15/95	05/20/95	09/15/95
891A_RRR_AEC_5		Review RR Final Supplemental Investigation Report	45d	09/16/95	10/30/95	09/16/95	10/30/95
901A_RRR_COE		1A Railroad Roundhouse (RR), (SA 71) - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
911A_RRR_COE_1		RFP for RD	0d	07/07/95	07/07/95	07/07/95	07/07/95
921A_RRR_COE_2		Award RD	63d	07/07/95	09/07/95	07/07/95	09/07/95
931A_RRR_COE_3		Submit Draft Action Memorandum	0d	11/29/96	11/29/96		
941A_RRR_COE_4		Comments on Draft Action Memorandum	45d	11/29/96	01/12/97		
951A_RRR_COE_5		Submit Final Action Memorandum	15d	01/13/97	01/27/97		
961A_RRR_COE_6		Modification to Contaminated Soil Removal Various Sites phase II	14d	01/28/97	02/10/97		
971A_RRR_COE_7		Award RA	60d	02/11/97	04/11/97		
981A_RRR_COE_8		Workplan Submittal	30d	04/12/97	05/11/97		
991A_RRR_COE_9		Review Workplan	45d	05/12/97	06/25/97		
1001A_RRR_COE_10		Final Work Plan	15d	06/26/97	07/10/97		
1011A_RRR_COE_11		RA	60d	07/11/97	09/08/97		
1021A_PGP_AEC		1A Plow Shop Pond and Grove Pond (PSP/GP), (AOC 72) - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
1031A_PGP_AEC_1		Prepare GP Site Investigation Final Work Plan	79d	12/07/94	02/23/95	12/07/94	02/23/95
1041A_PGP_AEC_2		Review GP Site Investigation Final Work Plan	63d	02/24/95	04/27/95	02/24/95	04/27/95
1051A_PGP_AEC_3		GP Site Investigation Field Effort	12d	04/28/95	05/09/95	04/28/95	05/09/95
1061A_PGP_AEC_4		Prepare PSP/GP Remedial Investigation Level III Data Package	21d	05/10/95	05/30/95	05/10/95	05/30/95
1071A_PGP_AEC_5		Prepare PSP/GP Draft Sediment Evaluation Report	128d	05/31/95	10/05/95	05/31/95	10/05/95
1081A_PGP_AEC_6		Review PSP/GP Draft Sediment Evaluation Report	343d	10/13/95	09/19/96	10/13/95	09/19/96
1091A_PGP_AEC_7		Prepare PSP/GP Initial Screening of Details	30d	09/20/96	10/19/96	09/20/96	
1101A_PGP_AEC_8		Review PSP/GP Initial Screening of Details	45d	10/20/96	12/03/96		
1111A_PGP_AEC_9		Prepare PSP/GP Draft Feasibility Study	44d	12/04/96	01/16/97		
1121A_PGP_AEC_10		Review PSP/GP Draft Feasibility Study	45d	01/17/97	03/02/97		
1131A_PGP_AEC_11		Prepare PSP/GP Final Feasibility Study	65d	03/03/97	05/06/97		
1141A_PGP_AEC_12		Review PSP/GP Final Feasibility Study	45d	05/07/97	06/20/97		
1151A_PGP_AEC_13		Prepare PSP/GP Draft Proposed Plan	65d	03/03/97	05/06/97		
1161A_PGP_AEC_14		Review PSP/GP Draft Proposed Plan	45d	05/07/97	06/20/97		
1171A_PGP_AEC_15		Prepare PSP/GP Final Proposed Plan	50d	06/21/97	08/09/97		
1181A_PGP_AEC_16		Public Comment PSP/GP Final Proposed Plan	30d	08/10/97	09/08/97		
1191A_PGP_AEC_17		Prepare PSP/GP Draft Record Of Decision	40d	09/09/97	10/18/97		
1201A_PGP_AEC_18		Review PSP/GP Draft Record Of Decision	30d	10/19/97	11/17/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
121	1A_PGP_AEC_19	Prepare PSP/GP Final Record Of Decision	5d	11/18/97	11/22/97		
122	1A_PGP_AEC_20	Staff and Sign PSP/GP Final Record Of Decision	35d	11/23/97	12/27/97		
123	1A_PGP_COE	1A Plow Shop Pond and Grove Pond (PSP/GP), (AOC 72) - NEDCOE	0d	12/06/94	12/06/94		12/06/94
124	1A_PGP_COE_1	RFP for RD	0d	06/20/97	06/20/97		
125	1A_PGP_COE_2	Award RD	30d	07/11/97	08/09/97		
126	1A_PGP_COE_3	Draft Design	30d	08/10/97	09/08/97		
127	1A_PGP_COE_4	Comments on Draft Design	45d	09/09/97	10/23/97		
128	1A_PGP_COE_5	Draft/Final Design	30d	10/24/97	11/22/97		
129	1A_PGP_COE_6	Review Draft/Final Design	45d	11/23/97	01/06/98		
130	1A_PGP_COE_7	Final Design	15d	01/07/98	01/21/98		
131	1A_PGP_COE_8	Issue RFP for RA	0d	01/21/98	01/21/98		
132	1A_PGP_COE_9	Award RA	60d	01/22/98	03/22/98		
133	1A_PGP_COE_10	Workplan Submittal	30d	03/23/98	04/21/98		
134	1A_PGP_COE_11	Review Workplan	45d	04/22/98	06/05/98		
135	1A_PGP_COE_12	Begin RA	15d	06/06/98	06/20/98		
136	1A_PGP_COE_13	RA	540d	06/21/98	12/12/99		
137	1A_LCS_AEC	1A Lower Cold Spring Brook (CSB), (SA 73) - USAEC	0d	12/06/94	12/06/94		12/06/94
138	1A_LCS_AEC_1	Prepare CSB Site Investigation Level III Data Package	6d	12/07/94	12/12/94		12/12/94
139	1A_LCS_AEC_2	Prepare CSB Site Investigation Data Package	127d	12/07/94	04/12/95		04/12/95
140	1A_LCS_AEC_3	Review CSB Site Investigation Data Package	63d	04/13/95	06/14/95		06/14/95
141	1A_LCS_AEC_4	Prepare CSB Final Site Investigation Report	197d	06/15/95	12/28/95		12/28/95
142	1A_LCS_AEC_5	Review CSB Final Site Investigation Report	90d	12/29/95	03/27/96		03/27/96
143	1B	GROUP 1B	0d	12/06/94	12/06/94		12/06/94
144	1B_FAI_AEC	Functional Area I, SPIA (AOCs 25, 26, 27) - USAEC	0d	12/06/94	12/06/94		12/06/94
145	1B_FAI_AEC_1	Submit Draft Proposed Plan	149d	12/06/94	05/10/95		05/10/95
146	1B_FAI_AEC_2	Draft Proposed Plan Comment Period	45d	05/11/95	06/24/95		06/24/95
147	1B_FAI_AEC_3	Prepare Final Proposed Plan and Fact Sheet	219d	06/25/95	01/31/96		01/31/96
148	1B_FAI_AEC_4	Issue Final Proposed Plan and Fact Sheet	0d	01/31/96	01/31/96		01/31/96
149	1B_FAI_AEC_5	Review Final Proposed Plan and Fact Sheet (Public Review)	30d	02/01/96	03/01/96		03/01/96
150	1B_FAI_AEC_6	Prepare Draft Record of Decision	32d	01/15/96	02/15/96		02/15/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
1511B_FAI_AEC_7		Review Draft Record of Decision	45d	02/16/96	03/31/96	02/16/96	03/31/96
1521B_FAI_AEC_8		Prepare Draft Final Record of Decision (AOCs 25, 26, 27, and 41)	30d	04/01/96	04/30/96	04/01/96	04/30/96
1531B_FAI_AEC_9		Review Draft Final Record of Decision (AOCs 25, 26, 27, and 41)	46d	04/30/96	06/14/96	04/30/96	06/14/96
1541B_FAI_AEC_10		Prepare Final Record Of Decision (AOCs 25, 26, 27, and 41)	14d	06/15/96	06/28/96	06/15/96	06/28/96
1551B_FAI_AEC_11		Staff and Sign Final Record Of Decision (AOCs 25, 26, 27, and 41)	3d	06/29/96	07/01/96	06/29/96	07/01/96
1561B_FAI_COE		Functional Area I, SPIA (AOCs 25, 26, 27) and AOC 41 - NEDCOE	0d	08/11/95	10/02/95	08/11/95	10/02/95
1571B_FAI_COE_1		Review Existing Documentation	12d	10/02/95	10/13/95	10/02/95	10/13/95
1581B_FAI_COE_2		Distribute LTMP Conceptual Plan	198d	10/16/95	04/30/96	10/16/95	04/30/96
1591B_FAI_COE_3		Attend LTMP Conceptual Plan meeting	0d	05/02/96	05/02/96	05/02/96	05/02/96
1601B_FAI_COE_4		Perform Site Visit	0d	05/30/96	05/30/96	05/30/96	05/30/96
1611B_FAI_COE_5		Submit Draft Work Plan for Monitoring Well Installation	110d	05/31/96	09/17/96	05/31/96	09/17/96
1621B_FAI_COE_6		Army and Regulatory Review	45d	09/18/96	11/01/96	09/18/96	
1631B_FAI_COE_7		Attend Comment Resolution Meeting	10d	11/02/96	11/11/96		
1641B_FAI_COE_8		Submit Final work Plan and Comment Response Package (CRP)	14d	11/02/96	11/15/96		
1651B_FAI_COE_9		Complete Field Work	45d	11/16/96	12/30/96		
1661B_FAI_COE_10		Submit Field Records	14d	12/31/96	01/13/97		
1671B_FAI_COE_11		Submit Draft LTMP	108d	03/25/96	07/10/96	03/25/96	07/10/96
1681B_FAI_COE_12		Army and Regulatory Review	45d	07/11/96	08/24/96	07/11/96	08/24/96
1691B_FAI_COE_13		Submit Final LTMP and CRP	21d	08/25/96	09/14/96	08/25/96	09/14/96
1701B_FII_AEC		Functional Area II, DRMO/POL (AOCs 32, 43A) - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
1711B_FII_AEC_1		Submit Draft Feasibility Study	140d	12/06/94	04/24/95	12/06/94	04/24/95
1721B_FII_AEC_2		45 Day Review Period	63d	04/25/95	06/26/95	04/25/95	06/26/95
1731B_FII_AEC_3		Comments Due Draft Feasibility Study	0d	06/26/95	06/26/95	06/26/95	06/26/95
1741B_FII_AEC_4		Prepare Radiological Survey Work Plans	46d	06/27/95	08/11/95	06/27/95	08/11/95
1751B_FII_AEC_5		Submit Rad Survey Work Plan	0d	08/11/95	08/11/95	08/11/95	08/11/95
1761B_FII_AEC_6		Radiological Survey Work Plan Review	15d	08/14/95	08/28/95	08/14/95	08/28/95
1771B_FII_AEC_7		Submit Comments Work Plan	0d	08/28/95	08/28/95	08/28/95	08/28/95
1781B_FII_AEC_8		Radiological Survey Field Effort	259d	08/01/95	04/15/96	08/01/95	04/15/96
1791B_FII_AEC_9		Prepare Radiological Report	106d	04/16/96	07/30/96	04/16/96	07/30/96
1801B_FII_AEC_10		Regulatory 45 Day Review	45d	07/31/96	09/13/96	07/31/96	09/13/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
181	1B_FIL_AEC_11	Prepare Final Feasibility Study	148d	04/16/96	09/10/96	04/16/96	09/10/96
182	1B_FIL_AEC_12	45 Day Regulatory Review	45d	09/11/96	10/25/96	09/11/96	
183	1B_FIL_AEC_13	Prepare Draft Proposed Plan	148d	04/16/96	09/10/96	04/16/96	09/10/96
184	1B_FIL_AEC_14	45 Day Regulatory Review	45d	09/11/96	10/25/96	09/11/96	
185	1B_FIL_AEC_15	Prepare Final Proposed Plan and Draft Record of Decision	30d	10/26/96	11/24/96		
186	1B_FIL_AEC_16	Public Review	30d	11/25/96	12/24/96		
187	1B_FIL_AEC_17	Prepare Final Record Of Decision	15d	12/25/96	01/08/97		
188	1B_FIL_AEC_18	Staff and Sign Final Record Of Decision	15d	01/09/97	01/23/97		
189	1B_FIL_COE	Functional Area II, DRMO/POL (AOCs 32, 43A) - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94
190	1B_FIL_COE_1	RFP for RD	0d	10/25/96	10/25/96		
191	1B_FIL_COE_2	Award RD	30d	10/26/96	11/24/96		
192	1B_FIL_COE_3	Draft Design	30d	11/25/96	12/24/96		
193	1B_FIL_COE_4	Comments on Draft Design	45d	12/25/96	02/07/97		
194	1B_FIL_COE_5	Draft/Final Design	30d	02/08/97	03/09/97		
195	1B_FIL_COE_6	Review Draft/Final Design	45d	03/10/97	04/23/97		
196	1B_FIL_COE_7	Final Design	15d	04/24/97	05/08/97		
197	1B_FIL_COE_8	Issue RFP for RA	0d	03/09/97	03/09/97		
198	1B_FIL_COE_9	Award RA	60d	03/10/97	05/08/97		
199	1B_FIL_COE_10	Workplan Submittal	30d	05/09/97	06/07/97		
200	1B_FIL_COE_11	Review Workplan	45d	06/08/97	07/22/97		
201	1B_FIL_COE_12	Begin RA	15d	07/23/97	08/06/97		
202	1B_FIL_COE_13	RA	365d	08/07/97	08/06/98		
203	1B_FIL_COE_14	POL	0d	08/06/98	08/06/98		
204	1B_FIL_COE_14_1	RFP for LTMP	30d	08/07/98	09/05/98		
205	1B_FIL_COE_14_2	Award LTMP	30d	09/06/98	10/05/98		
206	1B_FIL_COE_14_3	Draft LTMP	60d	10/06/98	12/04/98		
207	1B_FIL_COE_14_4	Comments on Draft LTMP	45d	12/05/98	01/18/99		
208	1B_FIL_COE_14_5	Final LTMP	15d	01/19/99	02/02/99		
209	1B_FIL_COE_14_6	Begin LTM Program	31d	02/03/99	03/05/99		
210	1B_FIL_COE_14_7	LTM Program	0d	03/05/99	03/05/99		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
2111B_FIL_COE_15		INSTALL WELLS	0d	03/05/99	03/05/99		
2121B_FIL_COE_15_1		Workplan Submittal	8d	03/06/99	03/13/99		
2131B_FIL_COE_15_2		Review Workplan	49d	03/14/99	05/01/99		
2141B_FIL_COE_15_3		Final Workplan	14d	05/02/99	05/15/99		
2151B_FIL_COE_15_4		Field Work	30d	05/16/99	06/14/99		
2161B_FIL_COE_15_5		Field Records	14d	06/15/99	06/28/99		
21727		GROUPS 2, 7, AND HISTORIC GAS STATIONS	0d	12/06/94	12/06/94	12/06/94	12/06/94
21827_12_AEC		SA 12 - USAEC	0d	06/06/96	06/06/96	06/06/96	06/06/96
21927_12_AEC_1		NON-PRIORITY LANDFILL, SOUTH POST, ACTIVITY HOLDING	0d	06/06/96	06/06/96	06/06/96	06/06/96
22027_13_AEC		SA 13 - USAEC	0d	06/06/96	06/06/96	06/06/96	06/06/96
22127_13_AEC_1		Reponse to Comments Draft NFA DD	125d	06/06/96	10/08/96	06/06/96	
22227_13_AEC_2		Final NFA DD	15d	10/09/96	10/23/96		
22327_41_AEC_GW		AOC 41 Groundwater- USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
22427_41_AEC_GW_1		Field Effort 2&7 RI-G1	15d	12/08/94	12/22/94	12/08/94	12/22/94
22527_41_AEC_GW_2		Round 2 GW Sample 2&7 RI-G1	1d	03/24/95	03/24/95	03/24/95	03/24/95
22627_41_AEC_GW_3		Prepare 2&7 RI-G1 Round 1 Level III Data Package	76d	12/23/94	03/08/95	12/23/94	03/08/95
22727_41_AEC_GW_4		Review 2&7 RI-G1 Round 1 Level III Data Package	70d	03/27/95	06/04/95	03/27/95	06/04/95
22827_41_AEC_GW_5		Prepare 2&7-G1 Draft Remedial Investigation Report	50d	06/05/95	07/24/95	06/05/95	07/24/95
22927_41_AEC_GW_6		Review 2&7-G1 Draft Remedial Investigation Report	72d	07/25/95	10/04/95	07/25/95	10/04/95
23027_41_AEC_GW_7		Prepare 2&7-G1 Final Remedial Investigation Report	128d	10/05/95	02/09/96	10/05/95	02/09/96
23127_41_AEC_GW_8		Review 2&7-G1 Final Remedial Investigation Report	45d	02/12/96	03/27/96	02/12/96	03/27/96
23227_41_AEC_GW_9		Prepare 2&7-G1 Initial/Detailed Screening of Alternatives	60d	05/26/95	07/24/95	05/26/95	07/24/95
23327_41_AEC_GW_10		Review 2&7-G1 Initial/Detailed Screening of Alternatives	45d	07/25/95	09/07/95	07/25/95	09/07/95
23427_41_AEC_GW_11		Prepare 2&7-G1 Draft Proposed Plan	24d	02/10/96	03/04/96	02/10/96	03/04/96
23527_41_AEC_GW_12		Review 2&7-G1 Draft Proposed Plan	45d	03/05/96	04/18/96	03/05/96	04/18/96
23627_41_AEC_GW_13		Remaining Groundwater Activity Transferred to Group 1B: AOCs 25, 26, & 27: SPIA	0d	04/18/96	04/18/96	04/18/96	04/18/96
23727_41_AEC_SS		AOC 41 Landfill Surface Soils - USAEC	0d	01/01/94	01/01/94	01/01/94	01/01/94
23827_41_AEC_SS_1		NON-PRIORITY LANDFILL, SOUTH POST, ACTIVITY HOLDING	0d	06/06/96	06/06/96	06/06/96	06/06/96
23927_43G_AEC		AOC 43G - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
24027_43G_AEC_1		Field Effort 2&7 RI-G1	21d	12/08/94	12/28/94	12/08/94	12/28/94

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
24127_43G_AEC_2		Round 2 GW Sample 2&7 RI-G1	1d	03/24/95	03/24/95	03/24/95	03/24/95
24227_43G_AEC_3		Prepare 2&7 RI-G1 Round 1 Level III Data Package	76d	12/23/94	03/08/95	12/23/94	03/08/95
24327_43G_AEC_4		Prepare 2&7 RI-G1 Round 2 Level III Data Package	70d	03/27/95	06/04/95	03/27/95	06/04/95
24427_43G_AEC_5		Prepare 2&7-G1 Draft Remedial Investigation Report	50d	06/05/95	07/24/95	06/05/95	07/24/95
24527_43G_AEC_6		Review 2&7-G1 Draft Remedial Investigation Report	72d	07/25/95	10/04/95	07/25/95	10/04/95
24627_43G_AEC_7		Prepare 2&7-G1 Final Remedial Investigation Report	128d	10/05/95	02/09/96	10/05/95	02/09/96
24727_43G_AEC_8		Review 2&7-G1 Final Remedial Investigation Report	89d	02/12/96	05/10/96	02/12/96	05/10/96
24827_43G_AEC_9		Prepare 2&7-G1 Initial/Detailed Screening of Alternatives	60d	05/26/95	07/24/95	05/26/95	07/24/95
24927_43G_AEC_10		Prepare 2&7-G1 Initial/Detailed Screening of Alternatives	45d	07/25/95	09/07/95	07/25/95	09/07/95
25027_43G_AEC_11		Prepare 2&7-G1 Draft Feasibility Study	91d	11/11/95	02/09/96	11/11/95	02/09/96
25127_43G_AEC_12		Review 2&7-G1 Draft Feasibility Study	89d	02/12/96	05/10/96	02/12/96	05/10/96
25227_43G_AEC_13		Prepare 2&7-G1 Final Feasibility Study	31d	05/11/96	06/10/96	05/11/96	06/10/96
25327_43G_AEC_14		Review 2&7-G1 Final Feasibility Study	45d	06/11/96	07/25/96	06/11/96	07/25/96
25427_43G_AEC_15		Prepare 2&7-G1 Draft Proposed Plan	31d	05/11/96	06/10/96	05/11/96	06/10/96
25527_43G_AEC_16		Review 2&7-G1 Draft Proposed Plan	45d	06/11/96	07/25/96	06/11/96	07/25/96
25627_43G_AEC_17		Prepare 2&7-G1 Final Proposed Plan	32d	07/26/96	08/26/96	07/26/96	08/26/96
25727_43G_AEC_18		Review 2&7-G1 Final Proposed Plan (Public Comment Period)	30d	08/27/96	09/25/96	08/27/96	09/25/96
25827_43G_AEC_19		Prepare 2&7-G1 Draft Record of Decision	15d	08/27/96	09/10/96	08/27/96	09/10/96
25927_43G_AEC_20		Review 2&7-G1 Draft Record of Decision	15d	09/11/96	09/25/96	09/11/96	09/25/96
26027_43G_AEC_21		Prepare 2&7-G1 Final Record of Decision	2d	09/26/96	09/27/96	09/26/96	09/27/96
26127_43G_AEC_22		Staff and Sign 2&7-G1 Final Record of Decision	3d	09/28/96	09/30/96	09/28/96	
26227_43G_COE		AOC 43G - NEDCOE	0d				
26327_43G_COE_1		RFP for RD	41d	12/06/94	12/06/94	12/06/94	12/06/94
26427_43G_COE_2		Award RD	26d	07/26/96	09/04/96	07/26/96	09/04/96
26527_43G_COE_3		Draft Design	30d	09/05/96	09/30/96	09/05/96	
26627_43G_COE_4		Comments on Draft Design	45d	10/01/96	10/30/96		
26727_43G_COE_5		Draft/Final Design	30d	10/31/96	12/14/96		
26827_43G_COE_6		Review Draft/Final Design	34d	12/15/96	01/13/97		
26927_43G_COE_7		Final Design	15d	01/14/97	02/16/97		
27027_43G_COE_8		Issue RFP for RA	0d	02/17/97	03/03/97		
				01/14/97	01/14/97		

Table 3.1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
27127_43G_COE_9		Award RA	60d	01/14/97	03/14/97		
27227_43G_COE_10		Workplan Submittal	30d	03/15/97	04/13/97		
27327_43G_COE_11		Review Workplan	45d	04/14/97	05/28/97		
27427_43G_COE_12		Begin RA	15d	05/29/97	06/12/97		
27527_43G_COE_13		RA	540d	06/13/97	12/04/98		
27627_43J_AEC		AOC 43J - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
27727_43J_AEC_1		Field Effort 2&7 RI-G1	15d	12/08/94	12/22/94	12/08/94	12/22/94
27827_43J_AEC_2		Round 2 GW Sample 2&7 RI-G1	1d	03/24/95	03/24/95	03/24/95	03/24/95
27927_43J_AEC_3		Prep 2&7 RI-G1 Rnd 1 Lv III DP	76d	12/23/94	03/08/95	12/23/94	03/08/95
28027_43J_AEC_4		Prep 2&7 RI-G1 Rnd 2 Lv III DP	70d	03/27/95	06/04/95	03/27/95	06/04/95
28127_43J_AEC_5		Prepare 2&7-G1 Draft Remedial Investigation Report	50d	06/05/95	07/24/95	06/05/95	07/24/95
28227_43J_AEC_6		Review 2&7-G1 Draft Remedial Investigation Report	72d	07/25/95	10/04/95	07/25/95	10/04/95
28327_43J_AEC_7		Prepare 2&7-G1 Final Remedial Investigation Report	128d	10/05/95	02/09/96	10/05/95	02/09/96
28427_43J_AEC_8		Review 2&7-G1 Final Remedial Investigation Report	89d	02/12/96	05/10/96	02/12/96	05/10/96
28527_43J_AEC_9		Prepare 2&7-G1 Initial/Detailed Screening of Alternatives	60d	05/26/95	07/24/95	05/26/95	07/24/95
28627_43J_AEC_10		Prepare 2&7-G1 Initial/Detailed Screening of Alternatives	45d	07/25/95	09/07/95	07/25/95	09/07/95
28727_43J_AEC_11		Prepare 2&7-G1 Draft Feasibility Study	91d	11/11/95	02/09/96	11/11/95	02/09/96
28827_43J_AEC_12		Review 2&7-G1 Draft Feasibility Study	89d	02/12/96	05/10/96	02/12/96	05/10/96
28927_43J_AEC_13		Prepare 2&7-G1 Final Feasibility Study	31d	05/11/96	06/10/96	05/11/96	06/10/96
29027_43J_AEC_14		Review 2&7-G1 Final Feasibility Study	45d	06/11/96	07/25/96	06/11/96	07/25/96
29127_43J_AEC_15		Prepare 2&7-G1 Draft Proposed Plan	31d	05/11/96	06/10/96	05/11/96	06/10/96
29227_43J_AEC_16		Review 2&7-G1 Draft Proposed Plan	45d	06/11/96	07/25/96	06/11/96	07/25/96
29327_43J_AEC_17		Prepare 2&7-G1 Final Proposed Plan	32d	07/26/96	08/26/96	07/26/96	08/26/96
29427_43J_AEC_18		Review 2&7-G1 Final Proposed Plan (Public Comment Period)	30d	08/27/96	09/25/96	08/27/96	09/25/96
29527_43J_AEC_19		Prepare 2&7-G1 Draft Record of Decision	15d	08/27/96	09/10/96	08/27/96	09/10/96
29627_43J_AEC_20		Review 2&7-G1 Draft Record of Decision	15d	09/11/96	09/25/96	09/11/96	09/25/96
29727_43J_AEC_21		Prepare 2&7-G1 Final Record of Decision	2d	09/26/96	09/27/96	09/26/96	09/27/96
29827_43J_AEC_22		Staff and Sign 2&7-G1 Final Record of Decision	3d	09/28/96	09/30/96	09/28/96	
29927_43J_COE		AOC 43J - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94
30027_43J_COE_1		RFP for RD	41d	07/26/96	09/04/96	07/26/96	09/04/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
30127_43J_COE_2		Award RD	26d	09/05/96	09/30/96	09/05/96	
30227_43J_COE_3		Draft Design	30d	10/01/96	10/30/96		
30327_43J_COE_4		Comments on Draft Design	45d	10/31/96	12/14/96		
30427_43J_COE_5		Draft/Final Design	30d	12/15/96	01/13/97		
30527_43J_COE_6		Review Draft/Final Design	34d	01/14/97	02/16/97		
30627_43J_COE_7		Final Design	15d	02/17/97	03/03/97		
30727_43J_COE_8		Issue RFP for RA	0d	01/14/97	01/14/97		
30827_43J_COE_9		Award RA	60d	01/14/97	03/14/97		
30927_43J_COE_10		Workplan Submittal	30d	03/15/97	04/13/97		
31027_43J_COE_11		Review Workplan	45d	04/14/97	05/28/97		
31127_43J_COE_12		Begin RA	15d	05/29/97	06/12/97		
31227_43J_COE_13		RA	540d	06/13/97	12/04/98		
31327_57_COEI		AOC 57 - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94
31427_57_COEI_1		Prepare Draft Work Plan, 2&7 RI-G2	115d	03/21/95	07/13/95	03/21/95	07/13/95
31527_57_COEI_2		Review Draft Work Plan, 2&7 RI-G2	45d	07/14/95	08/27/95	07/14/95	08/27/95
31627_57_COEI_3		Prep Final Work Plan, 2&7 RI-G2	140d	08/28/95	01/14/96	08/28/95	01/14/96
31727_57_COEI_4		Review Final Work Plan, 2&7 RI-G2	45d	01/15/96	02/28/96	01/15/96	02/28/96
31827_57_COEI_5		Field Effort (Rnd 1) 2&7 RI-G2	60d	09/11/95	11/09/95	09/11/95	11/09/95
31927_57_COEI_6		Round 2 GW Sample 2&7 RI-G2	7d	02/12/96	02/18/96	02/12/96	02/18/96
32027_57_COEI_7		Prepare 2&7 RI-G2 Rnd 1 Level III Data Package	122d	11/10/95	03/10/96	11/10/95	03/10/96
32127_57_COEI_8		Prepare 2&7 RI-G2 Rnd 2 Level III Data Package	52d	02/19/96	04/10/96	02/19/96	04/10/96
32227_57_COEI_9		Prepare Draft Work Plan Addendum for Phase II Field Work	79d	04/11/96	06/28/96	04/11/96	06/28/96
32327_57_COEI_10		Review Draft Work Plan Addendum for Phase II Field Work	45d	06/29/96	08/12/96	06/29/96	08/12/96
32427_57_COEI_11		Prepare Final Work Plan Addendum for Phase II Field Work	22d	08/13/96	09/03/96	08/13/96	09/03/96
32527_57_COEI_12		Review Final Work Plan Addendum for Phase II Field Work	45d	09/04/96	10/18/96	09/04/96	
32627_57_COEI_13		Field Effort (Round 2) Phase II	44d	10/19/96	12/01/96		
32727_57_COEI_14		Round 3 GW Sample Phase II	7d	12/02/96	12/08/96		
32827_57_COEI_15		Prep 2&7-G2 Draft Remedial Investigation Report	60d	12/09/96	02/06/97		
32927_57_COEI_16		Review 2&7-G2 Draft Remedial Investigation Report	45d	02/07/97	03/23/97		
33027_57_COEI_17		Prep 2&7-G2 Final Remedial Investigation Report	60d	03/24/97	05/22/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
331	27_57_COEI_18	Review 2&7-G2 Final Remedial Investigation Report	45d	05/23/97	07/06/97		
332	27_57_COEI_19	Prep 2&7-G2 Initial/Detailed Screening of Alternatives	60d	03/24/97	05/22/97		
333	27_57_COEI_20	Review 2&7-G2 Initial/Detailed Screening of Alternatives	45d	05/23/97	07/06/97		
334	27_57_COEI_21	Prepare 2&7-G2 Draft Feasibility Study	30d	07/07/97	08/05/97		
335	27_57_COEI_22	Review 2&7-G2 Draft Feasibility Study	45d	08/06/97	09/19/97		
336	27_57_COEI_23	Prepare 2&7-G2 Final Feasibility Study	60d	09/20/97	11/18/97		
337	27_57_COEI_24	Review 2&7-G2 Final Feasibility Study	45d	11/19/97	01/02/98		
338	27_57_COEI_25	Prepare 2&7-G2 Draft Proposed Plan	0d	11/18/97	11/18/97		
339	27_57_COEI_26	Review 2&7-G2 Draft Proposed Plan	45d	11/19/97	01/02/98		
340	27_57_COEI_27	Prepare 2&7-G2 Final Proposed Plan	0d	01/02/98	01/02/98		
341	27_57_COEI_28	Review 2&7-G2 Final Proposed Plan (Public Comment Period)	30d	01/03/98	02/01/98		
342	27_57_COEI_29	Prepare 2&7-G2 Draft Record of Decision	30d	02/02/98	03/03/98		
343	27_57_COEI_30	Review 2&7-G2 Draft Record of Decision	30d	03/04/98	04/02/98		
344	27_57_COEI_31	Prepare 2&7-G2 Final Record of Decision	30d	04/03/98	05/02/98		
345	27_57_COEI_32	Staff and Sign 2&7-G2 Final Record of Decision	30d	05/03/98	06/01/98		
346	27_57_COER	AOC 57 - NEDCOE Remediation	0d	12/06/94	12/06/94	12/06/94	12/06/94
347	27_57_COER_1	RFP for RD	0d	01/02/98	01/02/98		
348	27_57_COER_2	Award RD	30d	01/03/98	02/01/98		
349	27_57_COER_3	Draft Design	30d	02/02/98	03/03/98		
350	27_57_COER_4	Comments on Draft Design	45d	03/04/98	04/17/98		
351	27_57_COER_5	Draft/Final Design	30d	04/18/98	05/17/98		
352	27_57_COER_6	Review Draft/Final Design	45d	05/18/98	07/01/98		
353	27_57_COER_7	Final Design	15d	07/02/98	07/16/98		
354	27_57_COER_8	Issue RFP for RA	0d	05/17/98	05/17/98		
355	27_57_COER_9	Award RA	60d	05/18/98	07/16/98		
356	27_57_COER_10	Workplan Submittal	30d	07/17/98	08/15/98		
357	27_57_COER_11	Review Workplan	45d	08/16/98	09/29/98		
358	27_57_COER_12	Begin RA	0d	09/29/98	09/29/98		
359	27_57_COER_13	RA	540d	09/30/98	03/22/00		
360	27_63AX_COEI	AOC 63AX - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
36127_63AX_COEL_1		Prepare Draft Work Plan, 2&7 RI-G2	115d	03/21/95	07/13/95	03/21/95	07/13/95
36227_63AX_COEL_2		Review Draft Work Plan, 2&7 RI-G2	45d	07/14/95	08/27/95	07/14/95	08/27/95
36327_63AX_COEL_3		Prepare Final Work Plan, 2&7 RI-G2	141d	08/28/95	01/15/96	08/28/95	01/15/96
36427_63AX_COEL_4		Review Final Work Plan, 2&7 RI-G2	45d	01/16/96	02/29/96	01/16/96	02/29/96
36527_63AX_COEL_5		Field Effort (Rnd 1) 2&7 RI-G2	60d	09/11/95	11/09/95	09/11/95	11/09/95
36627_63AX_COEL_6		Round 2 GW Sample 2&7 RI-G2	7d	02/12/96	02/18/96	02/12/96	02/18/96
36727_63AX_COEL_7		Prepare 2&7 RI-G2 Round 1 Level III Data Package	122d	11/10/95	03/10/96	11/10/95	03/10/96
36827_63AX_COEL_8		Prepare 2&7 RI-G2 Round 2 Level III Data Package	50d	02/21/96	04/10/96	02/21/96	04/10/96
36927_63AX_COEL_9		Prep 2&7-G2 Draft Remedial Investigation Report	135d	04/11/96	08/23/96	04/11/96	08/23/96
37027_63AX_COEL_10		Review 2&7-G2 Draft Remedial Investigation Report	45d	08/24/96	10/07/96	08/24/96	
37127_63AX_COEL_11		Prep 2&7-G2 Final Remedial Investigation Report	60d	10/08/96	12/06/96		
37227_63AX_COEL_12		Review 2&7-G2 Final Remedial Investigation Report	45d	12/07/96	01/20/97		
37327_63AX_COEL_13		Prep 2&7-G2 Initial/Detailed Screening of Alternatives	60d	10/08/96	12/06/96		
37427_63AX_COEL_14		Review 2&7-G2 Initial/Detailed Screening of Alternatives	45d	12/07/96	01/20/97		
37527_63AX_COEL_15		Prepare 2&7-G2 Draft Feasibility Study	30d	01/21/97	02/19/97		
37627_63AX_COEL_16		Review 2&7-G2 Draft Feasibility Study	45d	02/20/97	04/05/97		
37727_63AX_COEL_17		Prepare 2&7-G2 Final Feasibility Study	60d	04/06/97	06/04/97		
37827_63AX_COEL_18		Review 2&7-G2 Final Feasibility Study	45d	06/05/97	07/19/97		
37927_63AX_COEL_19		Prepare 2&7-G2 Draft Proposed Plan	0d	06/04/97	06/04/97		
38027_63AX_COEL_20		Review 2&7-G2 Draft Proposed Plan	45d	06/05/97	07/19/97		
38127_63AX_COEL_21		Prepare 2&7-G2 Final Proposed Plan	0d	07/19/97	07/19/97		
38227_63AX_COEL_22		Review 2&7-G2 Final Proposed Plan (Public Comment Period)	30d	07/20/97	08/18/97		
38327_63AX_COEL_23		Prepare 2&7-G2 Draft Record of Decision	30d	08/19/97	09/17/97		
38427_63AX_COEL_24		Review 2&7-G2 Draft Record of Decision	30d	09/18/97	10/17/97		
38527_63AX_COEL_25		Prepare 2&7-G2 Final Record of Decision	30d	10/18/97	11/16/97		
38627_63AX_COEL_26		Staff and Sign 2&7-G2 Final Record of Decision	30d	11/17/97	12/16/97		
38727_63AX_COER		AOC 63AX - NEDCOE Remediation	0d	12/06/94	12/06/94	12/06/94	12/06/94
38827_63AX_COER_1		RFP for RD	0d	07/19/97	07/19/97		
38927_63AX_COER_2		Award RD	30d	07/20/97	08/18/97		
39027_63AX_COER_3		Draft Design	30d	08/19/97	09/17/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
39127_63AX_COER_4		Comments on Draft Design	45d	09/18/97	11/01/97		
39227_63AX_COER_5		Draft/Final Design	30d	11/02/97	12/01/97		
39327_63AX_COER_6		Review Draft/Final Design	45d	12/02/97	01/15/98		
39427_63AX_COER_7		Final Design	15d	01/16/98	01/30/98		
39527_63AX_COER_8		Issue RFP for RA	0d	12/01/97	12/01/97		
39627_63AX_COER_9		Award RA	60d	12/02/97	01/30/98		
39727_63AX_COER_10		Workplan Submittal	30d	01/31/98	03/01/98		
39827_63AX_COER_11		Review Workplan	45d	03/02/98	04/15/98		
39927_63AX_COER_12		Begin RA	0d	04/15/98	04/15/98		
40027_63AX_COER_13		RA	540d	04/16/98	10/07/99		
40127_69W_COEI		AOC 69W - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94
40227_69W_COEI_1		Prepare Draft Work Plan, 2&7 RI-G2	115d	03/21/95	07/13/95	03/21/95	07/13/95
40327_69W_COEI_2		Review Draft Work Plan, 2&7 RI-G2	45d	07/14/95	08/27/95	07/14/95	08/27/95
40427_69W_COEI_3		Prepare Final Work Plan, 2&7 RI-G2	141d	08/28/95	01/15/96	08/28/95	01/15/96
40527_69W_COEI_4		Review Final Work Plan, 2&7 RI-G2	45d	01/16/96	02/29/96	01/16/96	02/29/96
40627_69W_COEI_5		Field Effort (Rnd 1) 2&7 RI-G2	60d	09/11/95	11/09/95	09/11/95	11/09/95
40727_69W_COEI_6		Round 2 GW Sample 2&7 RI-G2	7d	02/12/96	02/18/96	02/12/96	02/18/96
40827_69W_COEI_7		Prepare 2&7 RI-G2 Rnd 1 Lv III Data Package	122d	11/10/95	03/10/96	11/10/95	03/10/96
40927_69W_COEI_8		Prepare 2&7 RI-G2 Rnd 2 Lv III Data Package	50d	02/21/96	04/10/96	02/21/96	04/10/96
41027_69W_COEI_9		Prepare Draft Work Plan Addendum for Phase II Field Work	79d	04/11/96	06/28/96	04/11/96	06/28/96
41127_69W_COEI_10		Review Draft Work Plan Addendum for Phase II Field Work	45d	06/29/96	08/12/96	06/29/96	08/12/96
41227_69W_COEI_11		Prepare Final Work Plan Addendum for Phase II Field Work	22d	08/13/96	09/03/96	08/13/96	09/03/96
41327_69W_COEI_12		Review Final Work Plan Addendum for Phase II Field Work	45d	09/04/96	10/18/96	09/04/96	
41427_69W_COEI_13		Field Effort (Round 2) Phase II	44d	10/19/96	12/01/96		
41527_69W_COEI_14		Prep 2&7-G2 Draft Remedial Investigation Report	60d	12/02/96	01/30/97		
41627_69W_COEI_15		Review 2&7-G2 Draft Remedial Investigation Report	45d	01/31/97	03/16/97		
41727_69W_COEI_16		Prep 2&7-G2 Final Remedial Investigation Report	60d	03/17/97	05/15/97		
41827_69W_COEI_17		Review 2&7-G2 Final Remedial Investigation Report	45d	05/16/97	06/29/97		
41927_69W_COEI_18		Prep 2&7-G2 Initial/Detailed Screening of Alternatives	60d	03/17/97	05/15/97		
42027_69W_COEI_19		Review 2&7-G2 Initial/Detailed Screening of Alternatives	45d	05/16/97	06/29/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
42127_69W_COEI_20		Prepare 2&7-G2 Draft Feasibility Study	30d	06/30/97	07/29/97		
42227_69W_COEI_21		Review 2&7-G2 Draft Feasibility Study	45d	07/30/97	09/12/97		
42327_69W_COEI_22		Prepare 2&7-G2 Final Feasibility Study	60d	09/13/97	11/11/97		
42427_69W_COEI_23		Review 2&7-G2 Final Feasibility Study	45d	11/12/97	12/26/97		
42527_69W_COEI_24		Prepare 2&7-G2 Draft Proposed Plan	0d	11/11/97	11/11/97		
42627_69W_COEI_25		Review 2&7-G2 Draft Proposed Plan	45d	11/12/97	12/26/97		
42727_69W_COEI_26		Prepare 2&7-G2 Final Proposed Plan	0d	12/26/97	12/26/97		
42827_69W_COEI_27		Review 2&7-G2 Final Proposed Plan (Public Comment Period)	30d	12/27/97	01/25/98		
42927_69W_COEI_28		Prepare 2&7-G2 Draft Record of Decision	30d	01/26/98	02/24/98		
43027_69W_COEI_29		Review 2&7-G2 Draft Record of Decision	30d	02/25/98	03/26/98		
43127_69W_COEI_30		Prepare 2&7-G2 Final Record of Decision	30d	03/27/98	04/25/98		
43227_69W_COEI_31		Staff and Sign 2&7-G2 Final Record of Decision	30d	04/26/98	05/25/98		
43327_69W_COER		AOC 69W - NEDCOE Remediation	0d	12/06/94	12/06/94	12/06/94	12/06/94
43427_69W_COER_1		RFP for RD	0d	12/26/97	12/26/97		
43527_69W_COER_2		Award RD	30d	12/27/97	01/25/98		
43627_69W_COER_3		Draft Design	30d	01/26/98	02/24/98		
43727_69W_COER_4		Comments on Draft Design	45d	02/25/98	04/10/98		
43827_69W_COER_5		Draft/Final Design	30d	04/11/98	05/10/98		
43927_69W_COER_6		Review Draft/Final Design	45d	05/11/98	06/24/98		
44027_69W_COER_7		Final Design	15d	06/25/98	07/09/98		
44127_69W_COER_8		Issue RFP for RA	1d	05/11/98	05/11/98		
44227_69W_COER_9		Award RA	60d	05/12/98	07/10/98		
44327_69W_COER_10		Workplan Submittal	30d	07/11/98	08/09/98		
44427_69W_COER_11		Review Workplan	45d	08/10/98	09/23/98		
44527_69W_COER_12		Begin RA	15d	09/24/98	10/08/98		
44627_69W_COER_13		RA	540d	10/09/98	03/31/00		
447356		GROUPS 3, 5, AND 6	0d	12/06/94	12/06/94	12/06/94	12/06/94
448356_9_AEC		AOC 9 - USAEC	0d	01/01/94	01/01/94	01/01/94	01/01/94
449356_9_AEC_1		Prepare Draft Remedial Investigation Work Plan	120d	06/06/96	10/03/96	06/06/96	
450356_9_AEC_2		Review Draft Remedial Investigation Work Plan	45d	10/04/96	11/17/96		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
451356_9_AEC_3		Prepare Final Remedial Investigation Work Plan	30d	11/18/96	12/17/96		
452356_9_AEC_4		Review Final Remedial Investigation Work Plan	45d	12/18/96	01/31/97		
453356_9_AEC_5		Field Work - Remedial Investigation	30d	02/01/97	03/02/97		
454356_9_AEC_6		Prepare Draft Remedial Investigation Report	30d	03/03/97	04/01/97		
455356_9_AEC_7		Review Draft Remedial Investigation Report	45d	04/02/97	05/16/97		
456356_9_AEC_8		Prepare Final Remedial Investigation Report	30d	05/17/97	06/15/97		
457356_9_AEC_9		Review Final Remedial Investigation Report	45d	06/16/97	07/30/97		
458356_9_AEC_10		Prepare Initial Screening of Details	30d	04/02/97	05/01/97		
459356_9_AEC_11		Review Initial Screening of Details	45d	05/02/97	06/15/97		
460356_9_AEC_12		Prepare Draft Feasibility Study	30d	04/02/97	05/01/97		
461356_9_AEC_13		Review Draft Feasibility Study	45d	05/02/97	06/15/97		
462356_9_AEC_14		Prepare Final Feasibility Study	30d	06/16/97	07/15/97		
463356_9_AEC_15		Review Final Feasibility Study	45d	07/16/97	08/29/97		
464356_9_AEC_16		Prepare Draft Proposed Plan	30d	08/30/97	09/28/97		
465356_9_AEC_17		Review Draft Proposed Plan	45d	09/29/97	11/12/97		
466356_9_AEC_18		Prepare Final Proposed Plan	30d	11/13/97	12/12/97		
467356_9_AEC_19		Review Final Proposed Plan (Public Comment Period)	30d	12/13/97	01/11/98		
468356_9_AEC_20		Prepare Draft Record Of Decision	30d	01/12/98	02/10/98		
469356_9_AEC_21		Review Draft Record Of Decision	30d	02/11/98	03/12/98		
470356_9_AEC_22		Prepare Final Record Of Decision	30d	03/13/98	04/11/98		
471356_9_AEC_23		Staff & Sign Final Record Of Decision	15d	04/12/98	04/26/98		
472356_17_COE		SA 17 - NEDOC	0d	12/06/94	12/06/94	12/06/94	12/06/94
473356_17_COE_1		Drum Removal	30d	11/01/95	11/30/95	11/01/95	11/30/95
474356_17_COE_2		Prepare Draft NFADD & Closure Report	77d	12/01/95	02/15/96	12/01/95	02/15/96
475356_17_COE_3		Review Draft NFADD & Closure Report	45d	02/16/96	03/31/96	02/16/96	03/31/96
476356_17_COE_4		Response to Comments on Draft NFADD & Closure Report	163d	04/01/96	09/10/96	04/01/96	09/10/96
477356_17_COE_5		Final NFADD and Closure Report	30d	09/11/96	10/10/96	09/11/96	
478356_30_AEC		SA 30 - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
479356_30_AEC_1		Draft NFADD	41d	12/06/94	01/15/95	12/06/94	01/15/95
480356_30_AEC_2		Review of Draft NFA DD	45d	01/16/95	03/01/95	01/16/95	03/01/95

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
481356_30_AEC_3		Letter of Future Use from MDFA	572d	03/02/95	09/23/96	03/02/95	09/23/96
482356_30_AEC_4		Final NFADD	30d	09/24/96	10/23/96	09/24/96	
483356-4452_AEC		AOCS 44 and 52 - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
484356-4452_AEC_1		Radiation Field Work 44&52	13d	12/12/94	12/24/94	12/12/94	12/24/94
485356-4452_AEC_2		Prepare 44&52 Draft Radiation Report	44d	12/25/94	02/06/95	12/25/94	02/06/95
486356-4452_AEC_3		Review 44&52 Draft Radiation Report	23d	02/07/95	03/01/95	02/07/95	03/01/95
487356-4452_AEC_4		Prepare 44&52 Final Radiation Report	0d	03/01/95	03/01/95	03/01/95	03/01/95
488356-4452_AEC_5		Prepare 44&52 Revised Final Record Of Decision	9d	03/02/95	03/10/95	03/02/95	03/10/95
489356-4452_AEC_6		Staff and Sign 44&52 Final Record Of Decision	0d	03/11/95	03/11/95	03/11/95	03/11/95
490356_4452_COE		AOCS 44 and 52 - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94
491356_4452_COE_1		Final Rad WP	9d	12/06/94	12/14/94	12/06/94	12/14/94
492356_4452_COE_2		Complete Rad Field Work	7d	12/15/94	12/21/94	12/15/94	12/21/94
493356_4452_COE_3		Draft RD Submittal	1d	12/22/94	12/22/94	12/22/94	12/22/94
494356_4452_COE_4		Draft RD in Progress Review	12d	12/23/94	01/03/95	12/23/94	01/03/95
495356_4452_COE_5		Pre-Final 95% Submittal	24d	01/04/95	01/27/95	01/04/95	01/27/95
496356_4452_COE_6		Pre-Final Review	31d	01/30/95	03/01/95	01/30/95	03/01/95
497356_4452_COE_7		Draft Rad Report	6d	03/02/95	03/07/95	03/02/95	03/07/95
498356_4452_COE_8		Comments Due Rad Report	1d	03/08/95	03/08/95	03/08/95	03/08/95
499356_4452_COE_9		Final Rad Report	1d	03/09/95	03/09/95	03/09/95	03/09/95
500356_4452_COE_10		Final RD	19d	03/10/95	03/28/95	03/10/95	03/28/95
501356_4452_COE_11		Issue RFP to NED RAC	1d	03/29/95	03/29/95	03/29/95	03/29/95
502356_4452_COE_12		Award RA	40d	03/30/95	05/08/95	03/30/95	05/08/95
503356_4452_COE_13		Start RA	51d	05/09/95	06/28/95	05/09/95	06/28/95
504356_4452_COE_14		Complete Parking Lot	168d	06/29/95	12/11/95	06/29/95	12/11/95
505356_4452_COE_15		USEPA Final Inspection	0d	05/02/96	05/02/96	05/02/96	05/02/96
506356_4452_COE_16		Final Closure Report	50d	05/02/96	06/20/96	05/02/96	06/20/96
507356_TCE_COE		SA 50 TCE Time Critical Removal - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94
508356_TCE_COE_1		EPA Comments Rec'd.	10d	02/07/96	02/16/96	02/07/96	02/16/96
509356_TCE_COE_2		DEP Comments Rec'd.	36d	02/07/96	03/13/96	02/07/96	03/13/96
510356_TCE_COE_3		Revised Shut-off Conditions	180d	03/14/96	09/09/96	03/14/96	09/09/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
511	356_TCE_COE_4	Field Work Complete	58d	09/10/96	11/06/96	09/10/96	
512	356_TCE_COE_5	Draft Report	109d	11/07/96	02/23/97		
513	356_TCE_COE_6	Review Complete	12d	02/24/97	03/07/97		
514	356_TCE_COE_7	Final Report	119d	03/08/97	07/04/97		
515	356_FY96	FY '96 RI Sites	0d	02/07/96	02/07/96	02/07/96	02/07/96
516	356_FY96_50_COEI	SA 50 SSSI / Groundwater - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94
517	356_FY96_50_COEI_1	Field Effort SA 50 SSSI (Rd 1)	107d	01/18/95	05/04/95	01/18/95	05/04/95
518	356_FY96_50_COEI_2	Prepare SA 50 SSSI Rd 1 Lv III Data Package	64d	04/04/95	06/06/95	04/04/95	06/06/95
519	356_FY96_50_COEI_3	Prepare SA 50 Draft SSSI Data Package	14d	05/19/95	06/01/95	05/19/95	06/01/95
520	356_FY96_50_COEI_4	Review SA 50 Draft SSSI Data Package	40d	06/12/95	07/21/95	06/12/95	07/21/95
521	356_FY96_50_COEI_5	Prepare Draft Remedial Investigation Work Plan	47d	02/01/96	03/18/96	02/01/96	03/18/96
522	356_FY96_50_COEI_6	Review Draft Remedial Investigation Work Plan	53d	03/18/96	05/09/96	03/18/96	05/09/96
523	356_FY96_50_COEI_7	Prepare Final Remedial Investigation Work Plan	39d	05/10/96	06/17/96	05/10/96	06/17/96
524	356_FY96_50_COEI_8	Review Final Remedial Investigation Work Plan	45d	06/18/96	08/01/96	06/18/96	08/01/96
525	356_FY96_50_COEI_9	Field Work - Remedial Investigation	30d	08/02/96	08/31/96	08/02/96	08/31/96
526	356_FY96_50_COEI_10	Prepare Draft Remedial Investigation Report	130d	09/01/96	01/08/97	09/01/96	
527	356_FY96_50_COEI_11	Review Draft Remedial Investigation Report	45d	01/09/97	02/22/97		
528	356_FY96_50_COEI_12	Prepare Final Remedial Investigation Report	20d	02/23/97	03/14/97		
529	356_FY96_50_COEI_13	Review Final Remedial Investigation Report	45d	03/15/97	04/28/97		
530	356_FY96_50_COEI_14	Prepare Initial Screening of Details	24d	01/09/97	02/01/97		
531	356_FY96_50_COEI_15	Review Initial Screening of Details	45d	02/02/97	03/18/97		
532	356_FY96_50_COEI_16	Prepare Draft Feasibility Study	60d	01/09/97	03/09/97		
533	356_FY96_50_COEI_17	Review Draft Feasibility Study	45d	03/10/97	04/23/97		
534	356_FY96_50_COEI_18	Prepare Final Feasibility Study	10d	04/24/97	05/03/97		
535	356_FY96_50_COEI_19	Review Final Feasibility Study	45d	05/04/97	06/17/97		
536	356_FY96_50_COEI_20	Prepare Draft Proposed Plan	10d	06/18/97	06/27/97		
537	356_FY96_50_COEI_21	Review Draft Proposed Plan	45d	06/28/97	08/11/97		
538	356_FY96_50_COEI_22	Prepare Final Proposed Plan	20d	08/12/97	08/31/97		
539	356_FY96_50_COEI_23	Review Final Proposed Plan (Public Comment Period)	30d	09/01/97	09/30/97		
540	356_FY96_50_COEI_24	Prepare Draft Record Of Decision	20d	10/01/97	10/20/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
541356_FY96_50_COEI_25		Review Draft Record Of Decision	30d	10/21/97	11/19/97		
542356_FY96_50_COEI_26		Prepare Final Record Of Decision	5d	11/20/97	11/24/97		
543356_FY96_50_COEI_27		Staff & Sign Final Record Of Decision	15d	11/25/97	12/09/97		
544356_FY96_50_COER		SA 50 - NEDCOE Remediation	1d	12/06/94	12/06/94	12/06/94	12/06/94
545356_FY96_50_COER_1		RFP for RD	0d	08/11/97	08/11/97		
546356_FY96_50_COER_2		Award RD	30d	08/12/97	09/10/97		
547356_FY96_50_COER_3		Draft Design	30d	09/11/97	10/10/97		
548356_FY96_50_COER_4		Comments on Draft Design	45d	10/11/97	11/24/97		
549356_FY96_50_COER_5		Draft/Final Design	30d	11/25/97	12/24/97		
550356_FY96_50_COER_6		Review Draft/Final Design	45d	12/25/97	02/07/98		
551356_FY96_50_COER_7		Final Design	15d	02/08/98	02/22/98		
552356_FY96_50_COER_8		Issue RFP for RA	0d	12/24/97	12/24/97		
553356_FY96_50_COER_9		Award RA	60d	12/25/97	02/22/98		
554356_FY96_50_COER_10		Workplan Submittal	30d	02/23/98	03/24/98		
555356_FY96_50_COER_11		Review Workplan	45d	03/25/98	05/08/98		
556356_FY96_50_COER_12		Begin RA	0d	05/08/98	05/08/98		
557356_FY96_50_COER_13		RA	540d	05/09/98	10/30/99		
558356_FY96_61Z_COEI		AREE 61Z - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94
559356_FY96_61Z_COEI_1		Prepare Draft Remedial Investigation Work Plan	47d	02/01/96	03/18/96	02/01/96	03/18/96
560356_FY96_61Z_COEI_2		Review Draft Remedial Investigation Work Plan	53d	03/18/96	05/09/96	03/18/96	05/09/96
561356_FY96_61Z_COEI_3		Prepare Final Remedial Investigation Work Plan	39d	05/10/96	06/17/96	05/10/96	06/17/96
562356_FY96_61Z_COEI_4		Review Final Remedial Investigation Work Plan	45d	06/18/96	08/01/96	06/18/96	08/01/96
563356_FY96_61Z_COEI_5		Field Work - Remedial Investigation	30d	08/02/96	08/31/96	08/02/96	08/31/96
564356_FY96_61Z_COEI_6		Prepare Draft Remedial Investigation Report	130d	09/01/96	01/08/97	09/01/96	
565356_FY96_61Z_COEI_7		Review Draft Remedial Investigation Report	45d	01/09/97	02/22/97		
566356_FY96_61Z_COEI_8		Prepare Final Remedial Investigation Report	20d	02/23/97	03/14/97		
567356_FY96_61Z_COEI_9		Review Final Remedial Investigation Report	45d	03/15/97	04/28/97		
568356_FY96_61Z_COEI_10		Prepare Initial Screening of Details	24d	01/09/97	02/01/97		
569356_FY96_61Z_COEI_11		Review Initial Screening of Details	45d	02/02/97	03/18/97		
570356_FY96_61Z_COEI_12		Prepare Draft Feasibility Study	60d	01/09/97	03/09/97		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
571356_FY96_61Z_COEI_13		Review Draft Feasibility Study	45d	03/10/97	04/23/97		
572356_FY96_61Z_COEI_14		Prepare Final Feasibility Study	10d	04/24/97	05/03/97		
573356_FY96_61Z_COEI_15		Review Final Feasibility Study	45d	05/04/97	06/17/97		
574356_FY96_61Z_COEI_16		Prepare Draft Proposed Plan	10d	06/18/97	06/27/97		
575356_FY96_61Z_COEI_17		Review Draft Proposed Plan	45d	06/28/97	08/11/97		
576356_FY96_61Z_COEI_18		Prepare Final Proposed Plan	20d	08/12/97	08/31/97		
577356_FY96_61Z_COEI_19		Review Final Proposed Plan (Public Comment Period)	30d	09/01/97	09/30/97		
578356_FY96_61Z_COEI_20		Prepare Draft Record Of Decision	20d	10/01/97	10/20/97		
579356_FY96_61Z_COEI_21		Review Draft Record Of Decision	45d	10/21/97	12/04/97		
580356_FY96_61Z_COEI_22		Prepare Final Record Of Decision	10d	12/05/97	12/14/97		
581356_FY96_61Z_COEI_23		Staff & Sign Final Record Of Decision	20d	12/15/97	01/03/98		
582356_FY96_61Z_COEI_24		AREE 61Z - NEDCOE Remediation	1d	12/06/94	12/06/94	12/06/94	12/06/94
583356_FY96_61Z_COEI_25		RFP for RD	0d	08/11/97	08/11/97		
584356_FY96_61Z_COEI_26		Award RD	30d	08/12/97	09/10/97		
585356_FY96_61Z_COEI_27		Draft Design	30d	09/11/97	10/10/97		
586356_FY96_61Z_COEI_28		Comments on Draft Design	45d	10/11/97	11/24/97		
587356_FY96_61Z_COEI_29		Draft/Final Design	30d	11/25/97	12/24/97		
588356_FY96_61Z_COEI_30		Review Draft/Final Design	45d	12/25/97	02/07/98		
589356_FY96_61Z_COEI_31		Final Design	15d	02/08/98	02/22/98		
590356_FY96_61Z_COEI_32		Issue RFP for RA	0d	12/24/97	12/24/97		
591356_FY96_61Z_COEI_33		Award RA	60d	12/25/97	02/22/98		
592356_FY96_61Z_COEI_34		Workplan Submittal	30d	02/23/98	03/24/98		
593356_FY96_61Z_COEI_35		Review Workplan	45d	03/25/98	05/08/98		
594356_FY96_61Z_COEI_36		Begin RA	0d	05/08/98	05/08/98		
595356_FY96_61Z_COEI_37		RA	540d	05/09/98	10/30/99		
596356_FY96_63BD_COEI		AREE 63BD - NEDCOE Investigation	0d	12/06/94	12/06/94	12/06/94	12/06/94
597356_FY96_63BD_COEI_1		Prepare Draft Remedial Investigation Work Plan	47d	02/01/96	03/18/96	02/01/96	03/18/96
598356_FY96_63BD_COEI_2		Review Draft Remedial Investigation Work Plan	53d	03/18/96	05/09/96	03/18/96	05/09/96
599356_FY96_63BD_COEI_3		Prepare Final Remedial Investigation Work Plan	39d	05/10/96	06/17/96	05/10/96	06/17/96
600356_FY96_63BD_COEI_4		Review Final Remedial Investigation Work Plan	45d	06/18/96	08/01/96	06/18/96	08/01/96

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
601356_FY96_63BD_COEI_5		Field Work - Remedial Investigation	30d	08/02/96	08/31/96	08/02/96	08/31/96
602356_FY96_63BD_COEI_6		Prepare Draft Remedial Investigation Report	130d	09/01/96	01/08/97	09/01/96	
603356_FY96_63BD_COEI_7		Review Draft Remedial Investigation Report	45d	01/09/97	02/22/97		
604356_FY96_63BD_COEI_8		Prepare Final Remedial Investigation Report	20d	02/23/97	03/14/97		
605356_FY96_63BD_COEI_9		Review Final Remedial Investigation Report	45d	03/15/97	04/28/97		
606356_FY96_63BD_COEI_10		Prepare Initial Screening of Details	24d	01/09/97	02/01/97		
607356_FY96_63BD_COEI_11		Review Initial Screening of Details	45d	02/02/97	03/18/97		
608356_FY96_63BD_COEI_12		Prepare Draft Feasibility Study	60d	01/09/97	03/09/97		
609356_FY96_63BD_COEI_13		Review Draft Feasibility Study	45d	03/10/97	04/23/97		
610356_FY96_63BD_COEI_14		Prepare Final Feasibility Study	10d	04/24/97	05/03/97		
611356_FY96_63BD_COEI_15		Review Final Feasibility Study	45d	05/04/97	06/17/97		
612356_FY96_63BD_COEI_16		Prepare Draft Proposed Plan	10d	06/18/97	06/27/97		
613356_FY96_63BD_COEI_17		Review Draft Proposed Plan	45d	06/28/97	08/11/97		
614356_FY96_63BD_COEI_18		Prepare Final Proposed Plan	20d	08/12/97	08/31/97		
615356_FY96_63BD_COEI_19		Review Final Proposed Plan (Public Comment Period)	30d	09/01/97	09/30/97		
616356_FY96_63BD_COEI_20		Prepare Draft Record Of Decision	20d	10/01/97	10/20/97		
617356_FY96_63BD_COEI_21		Review Draft Record Of Decision	45d	10/21/97	12/04/97		
618356_FY96_63BD_COEI_22		Prepare Final Record Of Decision	10d	12/05/97	12/14/97		
619356_FY96_63BD_COEI_23		Staff & Sign Final Record Of Decision	20d	12/15/97	01/03/98		
620356_FY96_63BD_COEI_24		AREE 63BD - NEDCOE Remediation	1d	12/06/94	12/06/94	12/06/94	12/06/94
621356_FY96_63BD_COEI_25		RFP for RD	0d	08/11/97	08/11/97		
622356_FY96_63BD_COEI_26		Award RD	30d	08/12/97	09/10/97		
623356_FY96_63BD_COEI_27		Draft Design	30d	09/11/97	10/10/97		
624356_FY96_63BD_COEI_28		Comments on Draft Design	45d	10/11/97	11/24/97		
625356_FY96_63BD_COEI_29		Draft/Final Design	30d	11/25/97	12/24/97		
626356_FY96_63BD_COEI_30		Review Draft/Final Design	45d	12/25/97	02/07/98		
627356_FY96_63BD_COEI_31		Final Design	15d	02/08/98	02/22/98		
628356_FY96_63BD_COEI_32		Issue RFP for RA	0d	12/24/97	12/24/97		
629356_FY96_63BD_COEI_33		Award RA	60d	12/25/97	02/22/98		
630356_FY96_63BD_COEI_34		Workplan Submittal	30d	02/23/98	03/24/98		

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
631356_FY96_63BD_COER_1		Review Workplan	45d	03/25/98	05/08/98		
632356_FY96_63BD_COER_1		Begin RA	0d	05/08/98	05/08/98		
633356_FY96_63BD_COER_1		RA	540d	05/09/98	10/30/99		
634489		MAIN POST (GROUPS 4, 8, 9, AND 11)					
635489_MAP_AEC		Main Post - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
636489_MAP_11_AEC		AOC-11 - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
637489_MAP_11_AEC_1		Submit AOC-11 RAAP	0d	12/06/94	12/06/94	12/06/94	12/06/94
638489_MAP_11_AEC_2		Comments Due AOC-11 RAAP	0d	12/30/94	12/30/94	12/30/94	12/30/94
639489_MAP_11_AEC_3		Draft Remedial Investigation Report	0d	01/12/95	01/12/95	01/12/95	01/12/95
640489_MAP_11_AEC_4		Submit Draft Initial Screening of Alternatives	20d	03/27/95	04/15/95	03/27/95	04/15/95
641489_MAP_11_AEC_5		Comments Due for Draft RI and Initial Screening	0d	03/27/95	04/15/95	03/27/95	04/15/95
642489_MAP_11_AEC_6		Submit CRP for Draft and Final RI Reports	67d	05/10/95	05/10/95	05/10/95	05/10/95
643489_MAP_11_AEC_7		Submit CRP for Initial Screening and Draft Detailed Summary of Alternatives	0d	06/10/95	08/15/95	06/10/95	08/15/95
644489_MAP_11_AEC_8		Activity On Hold (Draft Landfill Consolidation Task Order Work Plan)	0d	06/10/95	06/10/95	06/10/95	06/10/95
645489_MAP_11_AEC_9		Prepare Regulatory Review Draft Initial Screening of Alternatives	403d	05/01/95	06/06/96	05/01/95	06/06/96
646489_MAP_11_AEC_10		Review Draft Initial Screening of Alternatives	60d	06/07/96	08/05/96	06/07/96	08/05/96
647489_MAP_11_AEC_11		Prepare Draft Feasibility Study and Response to Comments for Initial Screening of Alternatives	47d	08/06/96	09/21/96	08/06/96	09/21/96
648489_MAP_11_AEC_12		Review Draft Feasibility Study	45d	09/22/96	11/05/96	09/22/96	
649489_MAP_11_AEC_13		Prepare Final Feasibility Study and Draft Proposed Plan	47d	11/06/96	12/22/96		
650489_MAP_11_AEC_14		Review Final Feasibility Study and Draft Proposed Plan	45d	12/23/96	02/05/97		
651489_MAP_11_AEC_15		Prepare Final Proposed Plan	45d	02/06/97	03/22/97		
652489_MAP_11_AEC_16		Public Comment Period Final Proposed Plan	21d	03/23/97	04/12/97		
653489_MAP_11_AEC_17		Prepare Draft Record of Decision	30d	04/13/97	05/12/97		
654489_MAP_11_AEC_18		Review Draft Record of Decision	30d	03/23/97	04/21/97		
655489_MAP_11_AEC_19		Prepare Final Record of Decision	44d	04/22/97	06/04/97		
656489_MAP_11_AEC_20		Staff & Sign Final Record of Decision	14d	06/05/97	06/18/97		
6571012		GROUPS 10 AND 12	15d	06/19/97	07/03/97		
6581012_SA6_AEC		SA 6 - USAEC	0d	06/06/96	06/06/96	06/06/96	06/06/96
6591012_SA6_AEC_1		NON-PRIORITY LANDFILL, SOUTH POST, ACTIVITY HOLDING	0d	06/06/96	06/06/96	06/06/96	06/06/96
660LFC		CONSOLIDATION LANDFILL	0d	12/06/94	12/06/94	12/06/94	12/06/94

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
661	LFC_AEC	Landfill Consolidation - USAEC	0d	12/06/94	12/06/94	12/06/94	12/06/94
662	LFC_AEC_1	Prepare Draft Work Plan Siting Study	10d	05/01/95	05/10/95	05/01/95	05/10/95
663	LFC_AEC_2	Review Draft Work Plan	44d	05/11/95	06/23/95	05/11/95	06/23/95
664	LFC_AEC_3	Prepare Final Work Plan	32d	06/25/95	07/26/95	06/25/95	07/26/95
665	LFC_AEC_4	Review Final Work Plan	19d	07/27/95	08/14/95	07/27/95	08/14/95
666	LFC_AEC_5	Field Effort	5d	06/26/95	06/30/95	06/26/95	06/30/95
667	LFC_AEC_6	Prepare Landfill Consolidation Draft Feasibility Study	125d	05/11/95	09/12/95	05/11/95	09/12/95
668	LFC_AEC_7	Activity on Hold, Sites Referred back to individual plans	0d	06/06/96	06/06/96	06/06/96	06/06/96
669	LFC_AEC_8	Review Landfill Consolidation Draft Feasibility Study	268d	09/13/95	06/06/96	09/13/95	06/06/96
670	LFC_AEC_9	Prepare Landfill Consolidation Final Feasibility Study	0d	06/06/96	06/06/96	06/06/96	06/06/96
671	LFC_AEC_10	Review Landfill Consolidation Final Feasibility Study	0d	06/06/96	06/06/96	06/06/96	06/06/96
672	LFC_AEC_11	Prepare Landfill Consolidation Draft Proposed Plan	0d	06/06/96	06/06/96	06/06/96	06/06/96
673	LFC_AEC_12	Review Landfill Consolidation Draft Proposed Plan	0d	06/06/96	06/06/96	06/06/96	06/06/96
674	LFC_AEC_13	Prepare Landfill Consolidation Final Proposed Plan	0d	06/06/96	06/06/96	06/06/96	06/06/96
675	LFC_AEC_14	Public Comment Landfill Consolidation Final Proposed Plan	0d	06/06/96	06/06/96	06/06/96	06/06/96
676	LFC_AEC_15	Prepare Landfill Consolidation Draft Record of Decision	0d	06/06/96	06/06/96	06/06/96	06/06/96
677	LFC_AEC_16	Review Landfill Consolidation Draft Record of Decision	0d	06/06/96	06/06/96	06/06/96	06/06/96
678	LFC_AEC_17	Prepare Landfill Consolidation Final Record of Decision	0d	06/06/96	06/06/96	06/06/96	06/06/96
679	LFC_AEC_18	Staff & Sign Landfill Consolidation Final Record of Decision	0d	06/06/96	06/06/96	06/06/96	06/06/96
680	LFC_COE	Landfill Consolidation - NEDCOE	0d	12/06/94	12/06/94	12/06/94	12/06/94
681	LFC_COE_1	Request for Proposal for Remedial Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
682	LFC_COE_2	Award RD	0d	06/06/96	06/06/96	06/06/96	06/06/96
683	LFC_COE_3	65% Draft Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
684	LFC_COE_4	Comments on Draft Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
685	LFC_COE_5	Draft/Final Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
686	LFC_COE_6	Review Draft/Final Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
687	LFC_COE_7	Final Design	0d	06/06/96	06/06/96	06/06/96	06/06/96
688	LFC_COE_8	Issue RFP for RA	0d	06/06/96	06/06/96	06/06/96	06/06/96
689	LFC_COE_9	Award RA	0d	06/06/96	06/06/96	06/06/96	06/06/96
690	LFC_COE_10	Workplan Submittal	0d	06/06/96	06/06/96	06/06/96	06/06/96

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
691	LFC_COE_11	Review Workplan	0d	06/06/96	06/06/96	06/06/96	06/06/96
692	LFC_COE_12	Begin RA	0d	06/06/96	06/06/96	06/06/96	06/06/96
693	LFC_COE_13	RA	0d	06/06/96	06/06/96	06/06/96	06/06/96
694	RV1	REMOVALS VARIOUS SITES PHASE I - NEDCOE	0d	02/07/96	02/07/96	02/07/96	02/07/96
695	RV1_39_COE	SA 39	0d	09/06/95	09/06/95	09/06/95	09/06/95
696	RV1_39_COE_1	Action Memorandum	0d	09/06/95	09/06/95	09/06/95	09/06/95
697	RV1_39_COE_2	Field Work	177d	09/07/95	03/01/96	09/07/95	03/01/96
698	RV1_39_COE_3	Prepare Draft NFA DD and Closure Report	94d	03/02/96	06/03/96	03/02/96	06/03/96
699	RV1_39_COE_4	Review Draft NFA DD and Closure Report	45d	06/04/96	07/18/96	06/04/96	07/18/96
700	RV1_39_COE_5	Prepare Final NFA DD and Closure Report	77d	07/19/96	10/03/96	07/19/96	
701	RV1_49_COE	SA 49	0d	06/20/94	06/20/94	06/20/94	06/20/94
702	RV1_49_COE_1	Action Memorandum	0d	06/20/94	06/20/94	06/20/94	06/20/94
703	RV1_49_COE_2	Field Work	129d	06/21/94	10/27/94	06/21/94	10/27/94
704	RV1_49_COE_3	Prepare Draft Closure Report	0d	10/28/94	10/28/94	10/28/94	10/28/94
705	RV1_49_COE_4	Review Draft Closure Report	45d	10/31/94	12/14/94	10/31/94	12/14/94
706	RV1_49_COE_5	Prepare Draft NFA DD and Closure Report	490d	12/15/94	04/17/96	12/15/94	04/17/96
707	RV1_49_COE_6	Review Draft NFA DD and Closure Report	68d	04/18/96	06/24/96	04/18/96	06/24/96
708	RV1_49_COE_7	Prepare Final NFA DD and Closure Report	101d	06/25/96	10/03/96	06/25/96	
709	RV1_56_COE	SA 56	0d	06/20/94	06/20/94	06/20/94	06/20/94
710	RV1_56_COE_1	Action Memorandum	0d	06/20/94	06/20/94	06/20/94	06/20/94
711	RV1_56_COE_2	Field Work	217d	06/21/94	01/23/95	06/21/94	01/23/95
712	RV1_56_COE_3	Prepare Draft Closure Report	0d	01/24/95	01/24/95	01/24/95	01/24/95
713	RV1_56_COE_4	Review Draft Closure Report	45d	01/25/95	03/10/95	01/25/95	03/10/95
714	RV1_56_COE_5	Prepare Draft NFA DD and Closure Report	402d	03/13/95	04/17/96	03/13/95	04/17/96
715	RV1_56_COE_6	Review Draft NFA DD and Closure Report	44d	04/18/96	05/31/96	04/18/96	05/31/96
716	RV1_56_COE_7	Prepare Final NFA DD and Closure Report	125d	06/01/96	10/03/96	06/01/96	
717	RV1_57_COE	SA 57	0d	06/20/94	06/20/94	06/20/94	06/20/94
718	RV1_57_COE_1	Action Memorandum	0d	06/20/94	06/20/94	06/20/94	06/20/94
719	RV1_57_COE_2	Field Work	473d	06/21/94	10/06/95	06/21/94	10/06/95
720	RV1_57_COE_3	Prepare Draft Closure Report	0d	10/08/95	10/08/95	10/08/95	10/08/95

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
721	RV1_57_COE_4	Review Draft Closure Report	45d	10/09/95	11/22/95	10/09/95	11/22/95
722	RV1_57_COE_5	Prepare Final Closure Report	83d	11/25/95	02/15/96	11/25/95	02/15/96
723	RV1_57_COE_6	Continuing Investigation FY 96 RI Sites, Group 3, 5, 6	0d	02/15/96	02/15/96	02/15/96	02/15/96
724	RV1_61P_COE	AREE 61P	0d	11/27/95	11/27/95	11/27/95	11/27/95
725	RV1_61P_COE_1	IRA Report and RAO Complete	0d	11/27/95	11/27/95	11/27/95	11/27/95
726	RV1_61P_COE_2	No Further Action Decision	312d	11/27/95	10/03/96	11/27/95	11/27/95
727	RV1_61S_COE	AREE 61S	0d	11/27/95	11/27/95	11/27/95	11/27/95
728	RV1_61S_COE_1	IRA Report and RAO Complete	0d	11/27/95	11/27/95	11/27/95	11/27/95
729	RV1_61S_COE_2	No Further Action Decision	312d	11/27/95	10/03/96	11/27/95	11/27/95
730	RV1_63BE_COE	AREE 63BE	0d	10/27/94	10/27/94	10/27/94	10/27/94
731	RV1_63BE_COE_1	Action Memorandum	0d	10/27/94	10/27/94	10/27/94	10/27/94
732	RV1_63BE_COE_2	Field Work	344d	10/28/94	10/06/95	10/28/94	10/06/95
733	RV1_63BE_COE_3	Prepare Draft Closure Report	0d	10/08/95	10/08/95	10/08/95	10/08/95
734	RV1_63BE_COE_4	Review Draft Closure Report	48d	10/09/95	11/25/95	10/09/95	11/25/95
735	RV1_63BE_COE_5	Prepare Final Closure Report	81d	11/26/95	02/14/96	11/26/95	02/14/96
736	RV1_63BQ_COE	AREE 63BQ	0d	10/09/95	10/09/95	10/09/95	10/09/95
737	RV1_63BQ_COE_1	Action Memorandum	0d	10/09/95	10/09/95	10/09/95	10/09/95
738	RV1_63BQ_COE_2	Field Work	163d	10/10/95	03/20/96	10/10/95	03/20/96
739	RV1_63BQ_COE_3	Prepare Draft NFA DD and Closure Report	210d	03/21/96	10/16/96	03/21/96	
740	RV1_63BQ_COE_4	Review Draft NFA DD and Closure Report	45d	10/17/96	11/30/96		
741	RV1_63BQ_COE_5	Prepare Final NFA DD and Closure Report	15d	12/01/96	12/15/96		
742	RV1_BOP_COE	BOP USTs	0d	06/01/95	06/01/95	06/01/95	06/01/95
743	RV1_BOP_COE_1	Field Work	275d	06/01/95	03/01/96	06/01/95	03/01/96
744	RV1_BOP_COE_2	Prepare Draft Closure Report	117d	03/02/96	06/26/96	03/02/96	06/26/96
745	RV1_BOP_COE_3	Review Draft Closure Report	51d	06/27/96	08/16/96	06/27/96	08/16/96
746	RV1_BOP_COE_4	Prepare Final Closure Report	75d	08/17/96	10/30/96	08/17/96	
747	RV1_EMO_COE	EMO USTs	0d	06/01/95	06/01/95	06/01/95	06/01/95
748	RV1_EMO_COE_1	Field Work	264d	06/01/95	02/19/96	06/01/95	02/19/96
749	RV1_EMO_COE_2	Prepare Draft Closure Report	250d	02/20/96	10/26/96	02/20/96	
750	RV1_EMO_COE_3	Review Draft Closure Report	45d	10/27/96	12/10/96		

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
751RV1_EMO_COE_4		Prepare Final Closure Report	15d	12/11/96	12/25/96		
752RV1_3628_COE		3628 (EMO USTs)	0d	06/01/95	06/01/95	06/01/95	06/01/95
753RV1_3628_COE_1		Field Work	264d	06/01/95	02/19/96	06/01/95	02/19/96
754RV1_3628_COE_2		Submit IRA Report and RAO	128d	02/20/96	06/26/96	02/20/96	06/26/96
755RV1_3657_COE		Building 3657 Oil Spill Site	0d	06/01/95	06/01/95	06/01/95	06/01/95
756RV1_3657_COE_1		Field Work	265d	06/01/95	02/20/96	06/01/95	02/20/96
757RV1_3657_COE_2		Prepare Draft Closure Report	119d	02/21/96	06/18/96	02/21/96	06/18/96
758RV1_3657_COE_3		Review Draft Closure Report	84d	06/19/96	09/10/96	06/19/96	09/10/96
759RV1_3657_COE_4		Prepare Final Closure Report	50d	09/11/96	10/30/96	09/11/96	
760RV1_QUST_COE		Queenstown Road Oil Spill Site	0d	06/01/95	06/01/95	06/01/95	06/01/95
761RV1_QUST_COE_1		Field Work	265d	06/01/95	02/20/96	06/01/95	02/20/96
762RV1_QUST_COE_2		Prepare Draft Closure Report	84d	02/21/96	05/14/96	02/21/96	05/14/96
763RV1_QUST_COE_3		Review Draft Closure Report	150d	05/15/96	10/11/96	05/15/96	
764RV1_QUST_COE_4		Prepare Final Closure Report	15d	10/12/96	10/26/96		
765RV1_NRFDCOE		Non-Residential Floor Drain Closures	0d	06/01/95	06/01/95	06/01/95	06/01/95
766RV1_NRFDCOE_1		Field Work	265d	06/01/95	02/20/96	06/01/95	02/20/96
767RV1_NRFDCOE_2		Prepare Draft Closure Report	250d	02/21/96	10/27/96	02/21/96	
768RV1_NRFDCOE_3		Review Draft Closure Report	45d	10/28/96	12/11/96		
769RV1_NRFDCOE_4		Prepare Final Closure Report	15d	12/12/96	12/26/96		
770RV2		REMOVALS VARIOUS SITES PHASE II - NEDCOE	0d	02/21/96	02/21/96	02/21/96	02/21/96
771RV2_COE_1		Issue Design	0d	02/21/96	02/21/96	02/21/96	02/21/96
772RV2_COE_2		Issue Action Memoranda	0d	03/01/96	03/01/96	03/01/96	03/01/96
773RV2_COE_3		Review Action Memoranda	60d	03/01/96	04/29/96	03/01/96	04/29/96
774RV2_COE_SSW		Site Specific Work	0d	02/21/96	02/21/96	02/21/96	02/21/96
775RV2_COE_SSW_43G		AOC 43G	0d	02/21/96	02/21/96	02/21/96	02/21/96
776RV2_COE_SSW_43G_A2		AOC 43G Area 2 USTs	0d	02/21/96	02/21/96	02/21/96	02/21/96
777RV2_COE_SSW_43G_A2_		Field Work	0d	02/21/96	02/21/96	02/21/96	02/21/96
778RV2_COE_SSW_43G_A2_		Closure Report	104d	06/19/96	09/30/96	06/19/96	09/30/96
779RV2_COE_SSW_43G_A3		AOC 43G Area 3 Sand Trap	16d	10/01/96	10/30/96		
780RV2_COE_SSW_43G_A3_		Field Work	0d	02/21/96	02/21/96	02/21/96	02/21/96
			61d	08/01/96	09/30/96	08/01/96	

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
781RV2_COE_SSW_43G_A3_		Closure Report	31d	10/01/96	10/31/96		
782RV2_COE_SSW_61V	AREE 61V		0d	02/21/96	02/21/96	02/21/96	02/21/96
783RV2_COE_SSW_61V_1	Field Work		80d	05/31/96	08/18/96	05/31/96	08/18/96
784RV2_COE_SSW_61V_2	Draft Closure Report / NFA DD		60d	08/19/96	10/17/96	08/19/96	
785RV2_COE_SSW_61V_3	Review Draft Closure Report / NFA DD		45d	10/18/96	12/01/96		
786RV2_COE_SSW_61V_4	Final Closure Report / NFA DD		30d	12/02/96	12/31/96		
787RV2_COE_SSW_61Z	AREE 61Z		0d	02/21/96	02/21/96	02/21/96	02/21/96
788RV2_COE_SSW_61Z_1	Field Work		90d	06/10/96	09/07/96	06/10/96	09/07/96
789RV2_COE_SSW_61Z_2	Draft Closure Report		60d	09/08/96	11/06/96	09/08/96	
790RV2_COE_SSW_61Z_3	Review Draft Closure Report		45d	11/07/96	12/21/96		
791RV2_COE_SSW_61Z_4	Final Closure Report - Continued in Group 3, 5, and 6 FY 96 sites		30d	12/22/96	01/20/97		
792RV2_COE_SSW_66A	AREE 66A		0d	02/21/96	02/21/96	02/21/96	02/21/96
793RV2_COE_SSW_66A_1	Field Work		120d	05/06/96	09/02/96	05/06/96	09/02/96
794RV2_COE_SSW_66A_2	Draft Closure Report / NFA DD		45d	09/03/96	10/17/96	09/03/96	
795RV2_COE_SSW_66A_3	Review Draft Closure Report / NFA DD		45d	10/18/96	12/01/96		
796RV2_COE_SSW_66A_4	Final Closure Report / NFA DD		30d	12/02/96	12/31/96		
797RV2_COE_SSW_66G	AREE 66G		0d	02/21/96	02/21/96	02/21/96	02/21/96
798RV2_COE_SSW_66G_1	Field Work		120d	05/09/96	09/05/96	05/09/96	09/05/96
799RV2_COE_SSW_66G_2	Draft Closure Report / NFA DD		45d	09/06/96	10/20/96	09/06/96	
800RV2_COE_SSW_66G_3	Review Draft Closure Report / NFA DD		45d	10/21/96	12/04/96		
801RV2_COE_SSW_66G_4	Final Closure Report / NFA DD		30d	12/05/96	01/03/97		
802RV2_COE_SSW_69AF	AREE 69AF		0d	02/21/96	02/21/96	02/21/96	02/21/96
803RV2_COE_SSW_69AF_1	Field Work		110d	05/16/96	09/02/96	05/16/96	09/02/96
804RV2_COE_SSW_69AF_2	Draft Closure Report / NFA DD		8d	09/03/96	09/10/96	09/03/96	09/10/96
805RV2_COE_SSW_69AF_3	Review Draft Closure Report / NFA DD		45d	09/11/96	10/25/96	09/11/96	
806RV2_COE_SSW_69AF_4	Final Closure Report / NFA DD		30d	10/26/96	11/24/96		
807RV2_COE_SSW_69AV	AREE 69AV		0d	02/21/96	02/21/96	02/21/96	02/21/96
808RV2_COE_SSW_69AV_1	Field Work		145d	05/24/96	10/15/96	05/24/96	
809RV2_COE_SSW_69AV_2	Draft Closure Report / NFA DD		15d	10/16/96	10/30/96		
810RV2_COE_SSW_69AV_3	Review Draft Closure Report / NFA DD		45d	10/31/96	12/14/96		

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
811	RV2_COE_SSW_69AV_4	Final Closure Report / NFA DD	30d	12/15/96	01/13/97		
812	RV2_COE_UPL	Un-Paved Parking Lots (UPPL)	0d	07/16/96	07/16/96	07/16/96	07/16/96
813	RV2_COE_UPL_1	Work Plan - Scoping	95d	07/16/96	10/18/96	07/16/96	
814	RV2_COE_UPL_2	Site Investigations (AREEs 61A, 61B, 61Z, 61AB, 61AU, 69AD, 69AE)	100d	10/19/96	01/26/97		
815	SSS	SUPPLEMENTAL SAMPLING SITES - USAEC	0d	12/13/95	12/13/95	12/13/95	12/13/95
816	SSS_AEC_63Q	AREE 63Q	0d	12/13/95	12/13/95	12/13/95	12/13/95
817	SSS_AEC_63Q_1	Work Plan	0d	12/13/95	12/13/95	12/13/95	12/13/95
818	SSS_AEC_63Q_2	Field Work	0d	12/13/95	12/13/95	12/13/95	12/13/95
819	SSS_AEC_63Q_3	Supplemental Sampling Results Report	120d	12/13/95	04/10/96	12/13/95	04/10/96
820	SSS_AEC_63Q_4	Prepare Draft No Further Action Decision in Support of BRAC EE Activities	30d	04/11/96	05/10/96	04/11/96	05/10/96
821	SSS_AEC_63Q_5	Review Draft No Further Action Decision in Support of BRAC EE Activities	21d	05/11/96	05/31/96	05/11/96	05/31/96
822	SSS_AEC_63Q_6	Prepare Final No Further Action Decision in Support of BRAC EE Activities	45d	06/01/96	07/15/96	06/01/96	07/15/96
823	SSS_AEC_69B	AREE 69B	80d	07/16/96	10/03/96	07/16/96	
824	SSS_AEC_69B_1	Work Plan	0d	12/13/95	12/13/95	12/13/95	12/13/95
825	SSS_AEC_69B_2	Field Work	0d	12/13/95	12/13/95	12/13/95	12/13/95
826	SSS_AEC_69B_3	Supplemental Sampling Results Report	120d	12/13/95	04/10/96	12/13/95	04/10/96
827	SSS_AEC_69B_4	Prepare Draft No Further Action Decision in Support of BRAC EE Activities	30d	04/11/96	05/10/96	04/11/96	05/10/96
828	SSS_AEC_69B_5	Review Draft No Further Action Decision in Support of BRAC EE Activities	21d	05/11/96	05/31/96	05/11/96	05/31/96
829	SSS_AEC_69B_6	Prepare Final No Further Action Decision in Support of BRAC EE Activities	45d	06/01/96	07/15/96	06/01/96	07/15/96
830	NGS	NON-GROUP SPECIFIC	80d	07/16/96	10/03/96	07/16/96	
831	NGS_NAC_COE	Newsletter and CRP	0d	12/06/94	12/06/94	12/06/94	12/06/94
832	NGS_NAC_COE_1	Draft News Letter	0d	12/06/94	12/06/94	12/06/94	12/06/94
833	NGS_NAC_COE_2	First News letter	11d	12/06/94	12/16/94	12/06/94	12/16/94
834	NGS_NAC_COE_3	RAB Presentation #1	0d	01/19/95	01/19/95	01/19/95	01/19/95
835	NGS_NAC_COE_4	RAB Presentation #2	0d	01/19/95	01/19/95	01/19/95	01/19/95
836	NGS_NAC_COE_5	Distribution Update	0d	02/02/95	02/02/95	02/02/95	02/02/95
837	NGS_NAC_COE_6	Site Status Fact Sheet	0d	01/19/95	01/19/95	01/19/95	01/19/95
838	NGS_NAC_COE_7	Draft CRP update	0d	03/10/95	03/10/95	03/10/95	03/10/95
839	NGS_NAC_COE_8	Reg. Review Draft CRP Compl.	0d	03/10/95	03/10/95	03/10/95	03/10/95
840	NGS_NAC_COE_9	CRP Recurring Newsletter	0d	04/20/95	04/20/95	04/20/95	04/20/95

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Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
841	NGS_NAC_COE_9_1	CRP Recurring Update 1	0d	05/04/95	05/04/95	05/04/95	05/04/95
842	NGS_NAC_COE_9_2	CRP Recurring Update 2	0d	08/04/95	08/04/95	08/04/95	08/04/95
843	NGS_NAC_COE_9_3	CRP Recurring Update 3	0d	11/06/95	11/06/95	11/06/95	11/06/95
844	NGS_NAC_COE_9_4	CRP Recurring Update 4	0d	02/05/96	02/05/96	02/05/96	02/05/96
845	NGS_NAC_COE_9_5	CRP Recurring Update 5	0d	05/04/96	05/04/96	05/04/96	05/04/96
846	NGS_NAC_COE_9_6	CRP Recurring Update 6	0d	08/04/96	08/04/96	08/04/96	08/04/96
847	NGS_NAC_COE_9_7	CRP Recurring Update 7	0d	11/04/96	11/04/96		
848	NGS_NAC_COE_9_8	CRP Recurring Update 8	0d	02/04/97	02/04/97		
849	NGS_NAC_COE_9_9	CRP Recurring Update 9	0d	05/04/97	05/04/97		
850	NGS_NAC_COE_9_10	CRP Recurring Update 10	0d	08/04/97	08/04/97		
851	NGS_NAC_COE_9_11	CRP Recurring Update 11	0d	11/04/97	11/04/97		
852	NGS_NAC_COE_9_12	CRP Recurring Update 12	0d	02/04/98	02/04/98		
853	NGS_NAC_COE_9_13	CRP Recurring Update 13	0d	05/04/98	05/04/98		
854	NGS_NAC_COE_9_14	CRP Recurring Update 14	0d	08/04/98	08/04/98		
855	NGS_NAC_COE_9_15	CRP Recurring Update 15	0d	11/04/98	11/04/98		
856	NGS_NAC_COE_9_16	CRP Recurring Update 16	0d	02/04/99	02/04/99		
857	NGS_NAC_COE_9_17	CRP Recurring Update 17	0d	05/04/99	05/04/99		
858	NGS_NAC_COE_9_18	CRP Recurring Update 18	0d	08/04/99	08/04/99		
859	NGS_NAC_COE_9_19	CRP Recurring Update 19	0d	11/04/99	11/04/99		
860	NGS_NAC_COE_9_20	CRP Recurring Update 20	0d	02/04/00	02/04/00		
861	NGS_NAC_COE_9_21	CRP Recurring Update 21	0d	05/04/00	05/04/00		
862	NGS_NAC_COE_9_22	CRP Recurring Update 22	0d	08/04/00	08/04/00		
863	NGS_NAC_COE_9_23	CRP Recurring Update 23	0d	11/04/00	11/04/00		
864	NGS_GWM_AEC	Groundwater Model	0d	12/06/94	12/06/94	12/06/94	12/06/94
865	NGS_GWM_AEC_1	Detailed Flow Model: Main and N. Post	165d	12/06/94	05/19/95	12/06/94	05/19/95
866	NGS_GWM_AEC_2	Revised Detailed Flow Model: Main and N. Post	374d	05/22/95	05/29/96	05/22/95	05/29/96
867	UXO	UNEXPLODED ORDNANCE (UXO)	1d	12/06/94	12/06/94	12/06/94	12/06/94
868	UXO_ASR_COE	ARCHIVE SEARCH REPORT	0d	11/17/94	12/06/94	11/17/94	12/06/94
869	UXO_ASR_COE_1	Kick-off Meeting	0d	11/17/94	11/17/94	11/17/94	11/17/94
870	UXO_ASR_COE_2	Funds provided to HND and SLD	0d	11/30/94	11/30/94	11/30/94	11/30/94

Table 3-1

Task	WBS	Task Name	Duration	Sched Start	Sched Fin	Actual Start	Actual Fin
871	UXO_ASR_COE_3	SLD Research at Ft. Devens	5d	12/12/94	12/16/94	12/12/94	12/16/94
872	UXO_ASR_COE_4	SLD Research	84d	11/30/94	02/21/95	11/30/94	02/21/95
873	UXO_ASR_COE_5	Presentation Meeting	26d	02/02/95	02/27/95	02/02/95	02/27/95
874	UXO_ASR_COE_6	Submit Draft ASR	35d	02/28/95	04/03/95	02/28/95	04/03/95
875	UXO_ASR_COE_7	Site Inspection	12d	03/20/95	03/31/95	03/20/95	03/31/95
876	UXO_ASR_COE_8	Submit Final ASR	49d	04/01/95	05/19/95	04/01/95	05/19/95
877	UXO_HND_COE	HND ADMINISTRATIVE	0d	12/06/94	12/06/94	12/06/94	12/06/94
878	UXO_HND_COE_1	Survey/Sample Workplan	66d	03/13/95	05/17/95	03/13/95	05/17/95
879	UXO_HND_COE_2	Phase I Scope of Work	12d	02/13/95	02/24/95	02/13/95	02/24/95
880	UXO_HND_COE_3	Phase II Scope of Work	13d	06/28/95	07/10/95	06/28/95	07/10/95
881	UXO_HND_COE_4	Delivery Order No. 5	1d	03/06/95	03/06/95	03/06/95	03/06/95
882	UXO_HND_COE_5	Delivery Order No. 9	13d	06/28/95	07/10/95	06/28/95	07/10/95
883	UXO_HND_COE_6	Delivery Order-BOP Removal	17d	06/27/95	07/13/95	06/27/95	07/13/95
884	UXO_HND_COE_7	Removal Workplan	28d	07/14/95	08/10/95	07/14/95	08/10/95
885	UXO_SSS_COE	Phase I UXO Survey/Sampling	0d	12/06/94	12/06/94	12/06/94	12/06/94
886	UXO_SSS_COE	Survey	294d	02/25/95	12/15/95	02/25/95	12/15/95
887	UXO_SSS_COE_1	Sample	294d	02/25/95	12/15/95	02/25/95	12/15/95
888	UXO_SSS_COE_2	Report (HFA Recommendation) - NFA Sites	0d	12/19/95	12/19/95	12/19/95	12/19/95
889	UXO_SSS_COE_3	Report (HFA Recommendation) - Site 1 Subsurface Removal on 45 Acres	14d	11/30/95	12/13/95	11/30/95	12/13/95
890	UXO_SSS_COE_4	Report (HFA Recommendation) - Site 11 Subsurface Removal on 7 Acres	14d	10/04/95	10/17/95	10/04/95	10/17/95
891	UXO_SSS_COE_5	Report (HFA Recommendation) - Site 12 Subsurface Removal on 30 Acres	5d	11/09/95	11/13/95	11/09/95	11/13/95
892	UXO_SSS_COE_6	HND Clearance Memo	0d	01/25/96	01/25/96	01/25/96	01/25/96
893	UXO_REM_COE	Phase II UXO Removal - Sites 1, 11, and 12	0d	01/01/96	01/01/96	01/01/96	01/01/96
894	UXO_REM_COE_1	Phase II Work Plan	80d	01/01/96	03/20/96	01/01/96	03/20/96
895	UXO_REM_COE_2	Field Work	120d	04/22/96	08/19/96	04/22/96	08/19/96
896	UXO_REM_COE_3	Report	42d	08/20/96	09/30/96	08/20/96	09/30/96

Table 3-1

#	WBS Code	Task Name	Sched Start	Sched Fin	1996											
					A	M	J	J	A	S	O	N	D	J	F	M
11A		GROUP 1A	12/06/94	12/06/94												
21A_SHL_AEC		Shepley's Hill Landfill (SHL), (AOCs 4, 5, 18) - USAEC	12/06/94	12/06/94												
31A_SHL_AEC_1		Prepare SHL Final Feasibility Study	12/07/94	02/14/95												
41A_SHL_AEC_2		Review SHL Final Feasibility Study	02/15/95	03/28/95												
51A_SHL_AEC_3		Prepare SHL GW Draft Proposed Plan	01/02/95	02/24/95												
61A_SHL_AEC_4		Review SHL GW Draft Proposed Plan	03/06/95	04/14/95												
71A_SHL_AEC_5		Prepare SHL GW Final Proposed Plan	04/17/95	05/04/95												
81A_SHL_AEC_6		Distribute SHL GW Final Proposed Plan & Fact Sheet	05/05/95	05/31/95												
91A_SHL_AEC_7		Public Comment Period SHL GW Proposed Plan	06/01/95	07/03/95												
101A_SHL_AEC_8		Prepare SHL GW Draft Record Of Decision	07/04/95	07/15/95												
111A_SHL_AEC_9		Review SHL GW Draft Record Of Decision	07/16/95	08/07/95												
121A_SHL_AEC_10		Prepare SHL GW Final Record Of Decision	08/08/95	08/23/95												
131A_SHL_AEC_11		Staff & Sign SHL GW Final Record Of Decision	08/23/95	09/29/95												
141A_SHL_COE		Shepley's Hill Landfill (SHL), (AOCs 4, 5, 18) - NEDCOE	12/06/94	12/06/94												
151A_SHL_COE_SAP		Survey and Piezometer	12/06/94	12/06/94												
161A_SHL_COE_SAP_1		Issue RFP	12/06/94	12/06/94												
171A_SHL_COE_SAP_2		Perform Survey	12/06/94	12/06/94												
181A_SHL_COE_SAP_3		Aerial Photos Submittal	12/07/94	01/05/95												
191A_SHL_COE_SAP_4		NED Receive Work & Project Operations Plans	12/22/94	01/24/95												
201A_SHL_COE_SAP_5		Submit WP for Regulator Review	01/25/95	03/10/95												
211A_SHL_COE_SAP_6		Regulator WP Review	03/13/95	04/28/95												
221A_SHL_COE_SAP_7		Field Work	06/12/95	08/25/95												


















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	Critical Milestone		Noncritical Milestone		Complete Milestone		Summary Milestone		External Milestone
	Free Float		Total Float (+)		Total Float (-)		Baseline		Non-Resource
	Delay		Effort %Complete						

Table 3-2

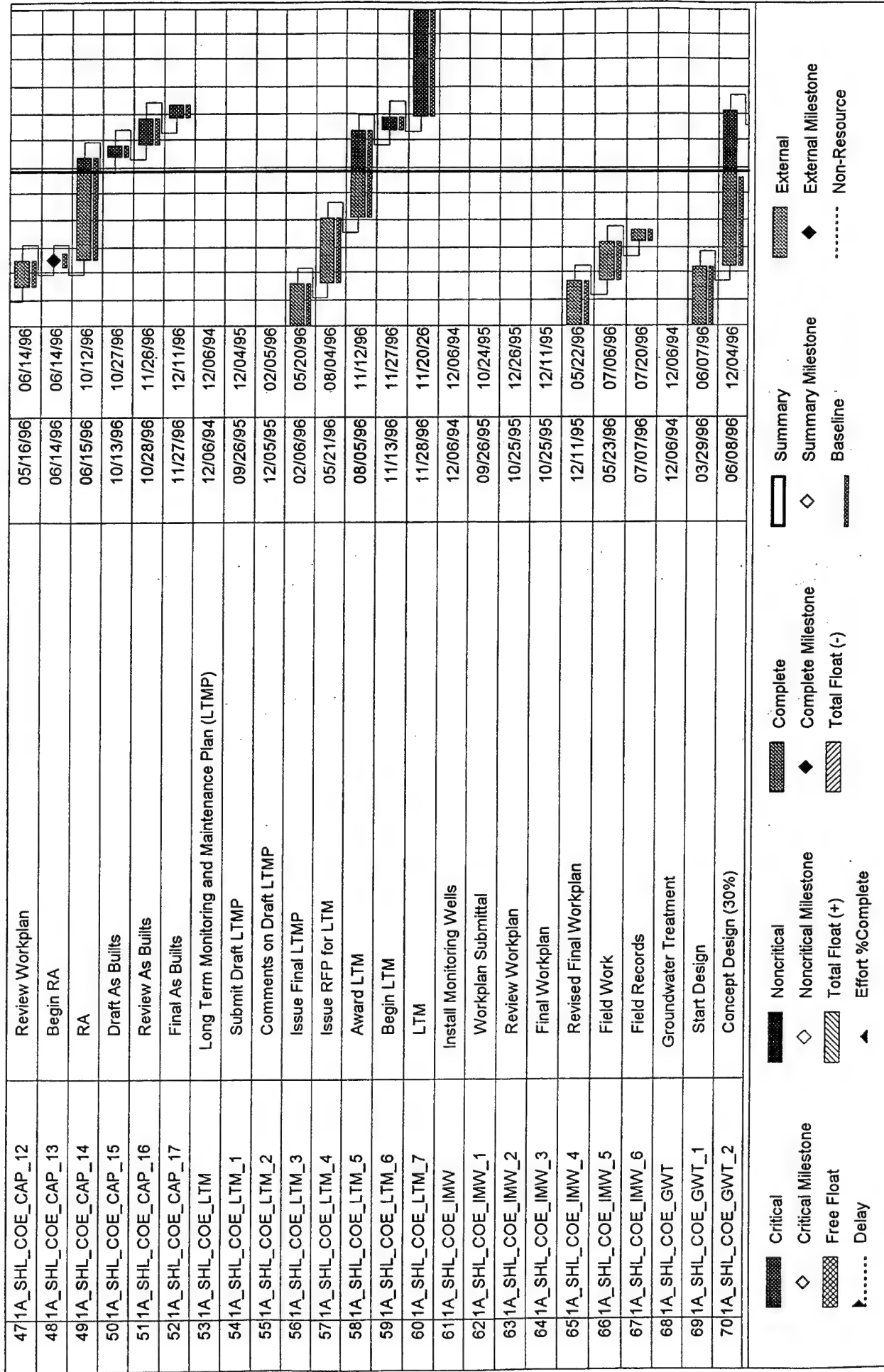


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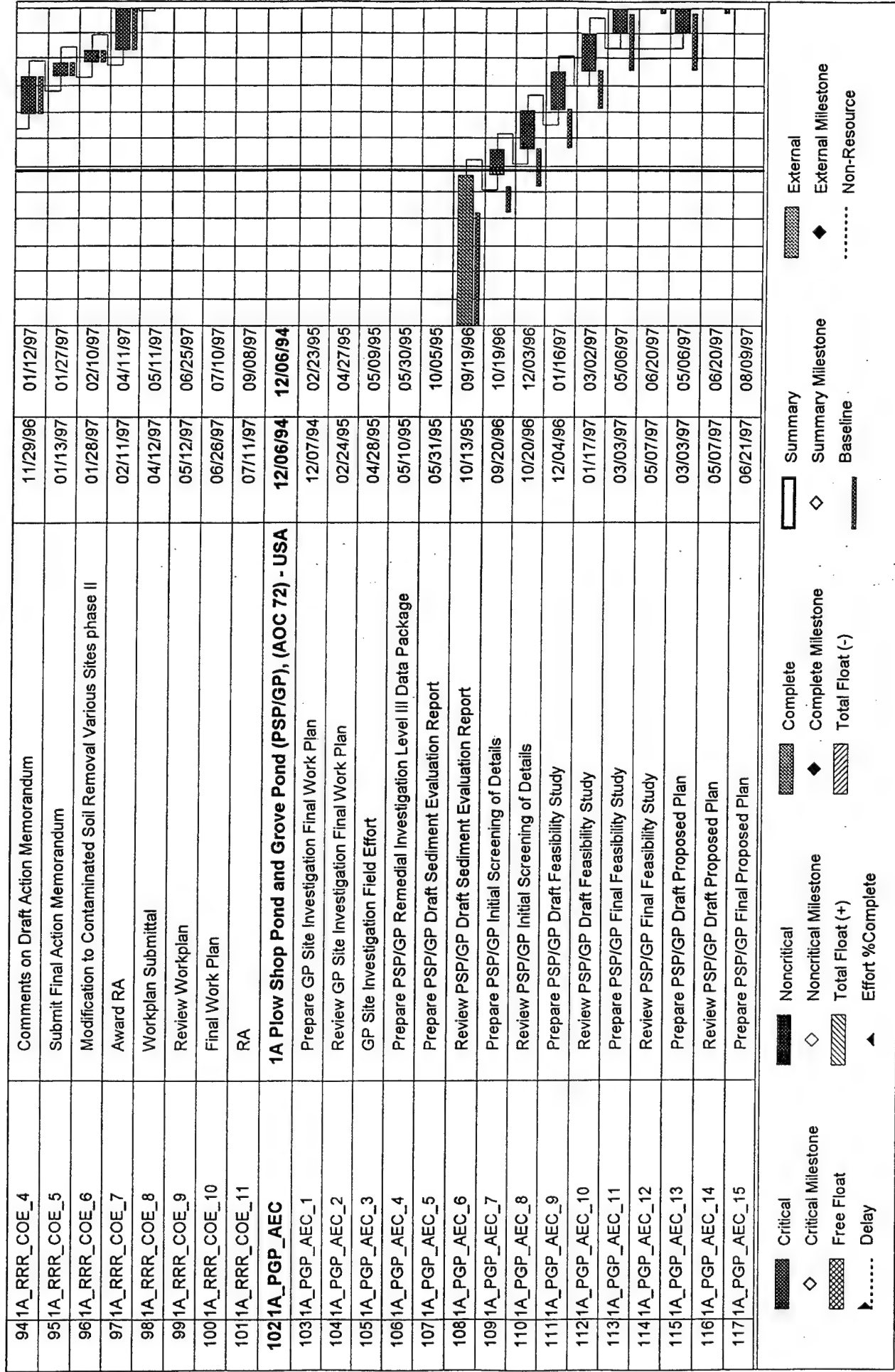


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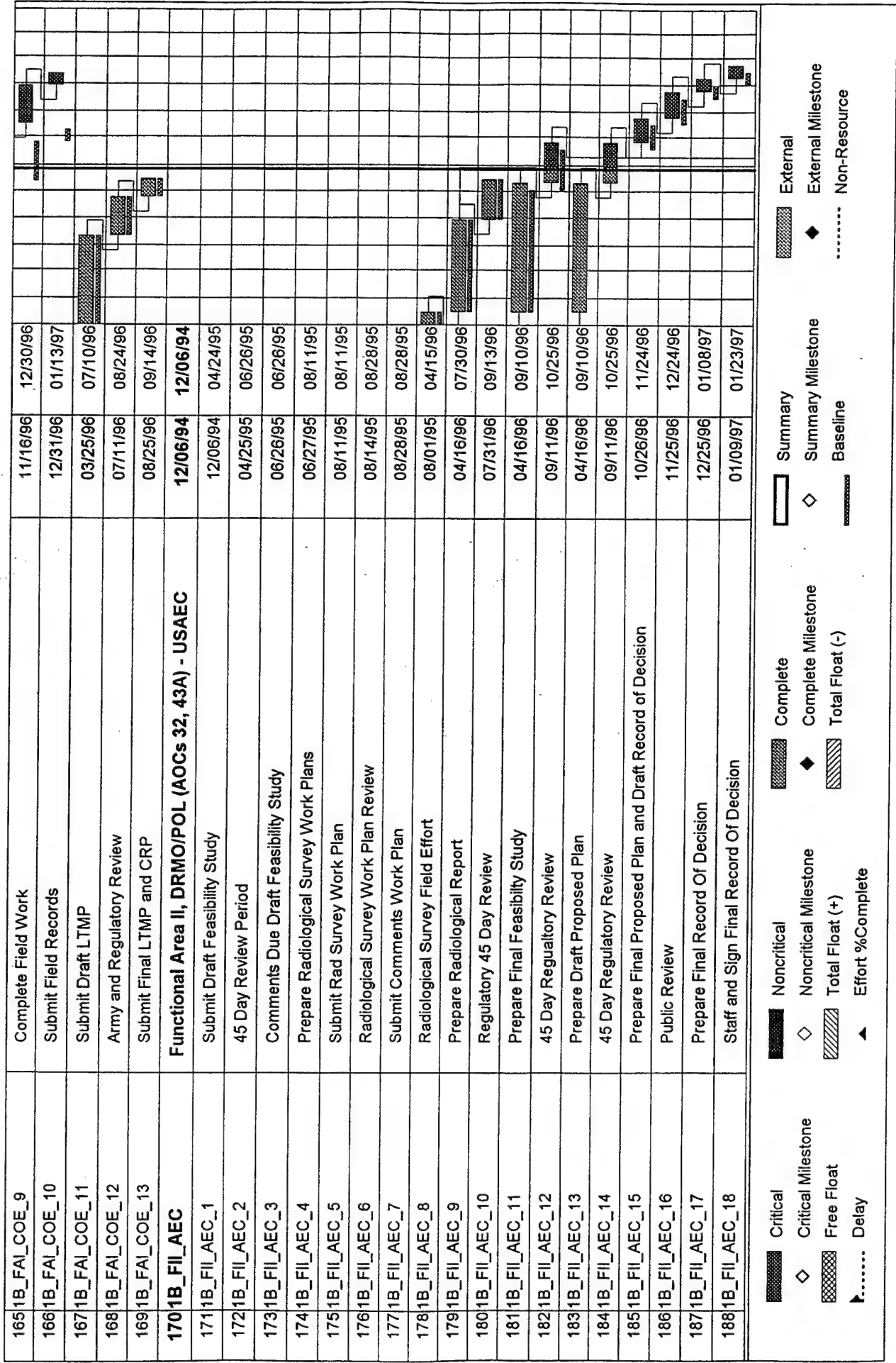


Table 3-2

1891B_FIL_COE	Functional Area II, DRMO/POL (AOCs 32, 43A) - NEDCOE	12/06/94	12/06/94
1901B_FIL_COE_1	RFP for RD	10/25/96	10/25/96
1911B_FIL_COE_2	Award RD	10/26/96	11/24/96
1921B_FIL_COE_3	Draft Design	11/25/96	12/24/96
1931B_FIL_COE_4	Comments on Draft Design	12/25/96	02/07/97
1941B_FIL_COE_5	Draft/Final Design	02/08/97	03/09/97
1951B_FIL_COE_6	Review Draft/Final Design	03/10/97	04/23/97
1961B_FIL_COE_7	Final Design	04/24/97	05/08/97
1971B_FIL_COE_8	Issue RFP for RA	03/09/97	03/09/97
1981B_FIL_COE_9	Award RA	03/10/97	05/08/97
1991B_FIL_COE_10	Workplan Submittal	05/09/97	06/07/97
2001B_FIL_COE_11	Review Workplan	06/08/97	07/22/97
2011B_FIL_COE_12	Begin RA	07/23/97	08/06/97
2021B_FIL_COE_13	RA	08/07/97	08/06/98
2031B_FIL_COE_14	POL	08/06/98	08/06/98
2041B_FIL_COE_14_1	RFP for LTMP	08/07/98	09/05/98
2051B_FIL_COE_14_2	Award LTMP	09/06/98	10/05/98
2061B_FIL_COE_14_3	Draft LTMP	10/06/98	12/04/98
2071B_FIL_COE_14_4	Comments on Draft LTMP	12/05/98	01/18/99
2081B_FIL_COE_14_5	Final LTMP	01/19/99	02/02/99
2091B_FIL_COE_14_6	Begin LTM Program	02/03/99	03/05/99
2101B_FIL_COE_14_7	LTM Program	03/05/99	03/05/99
2111B_FIL_COE_15	INSTALL WELLS	03/05/99	03/05/99
2121B_FIL_COE_15_1	Workplan Submittal	03/06/99	03/13/99



Table 3-2

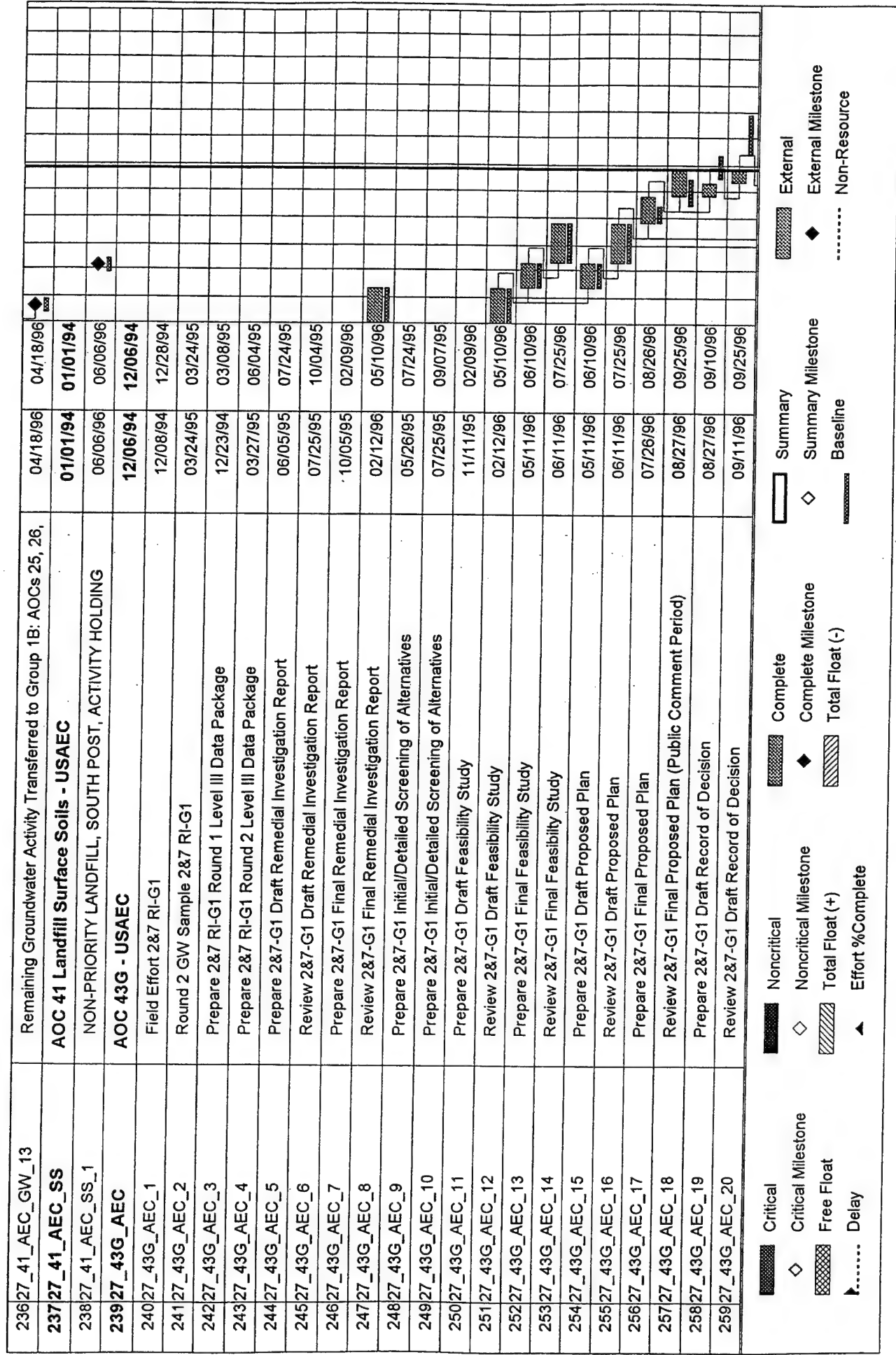


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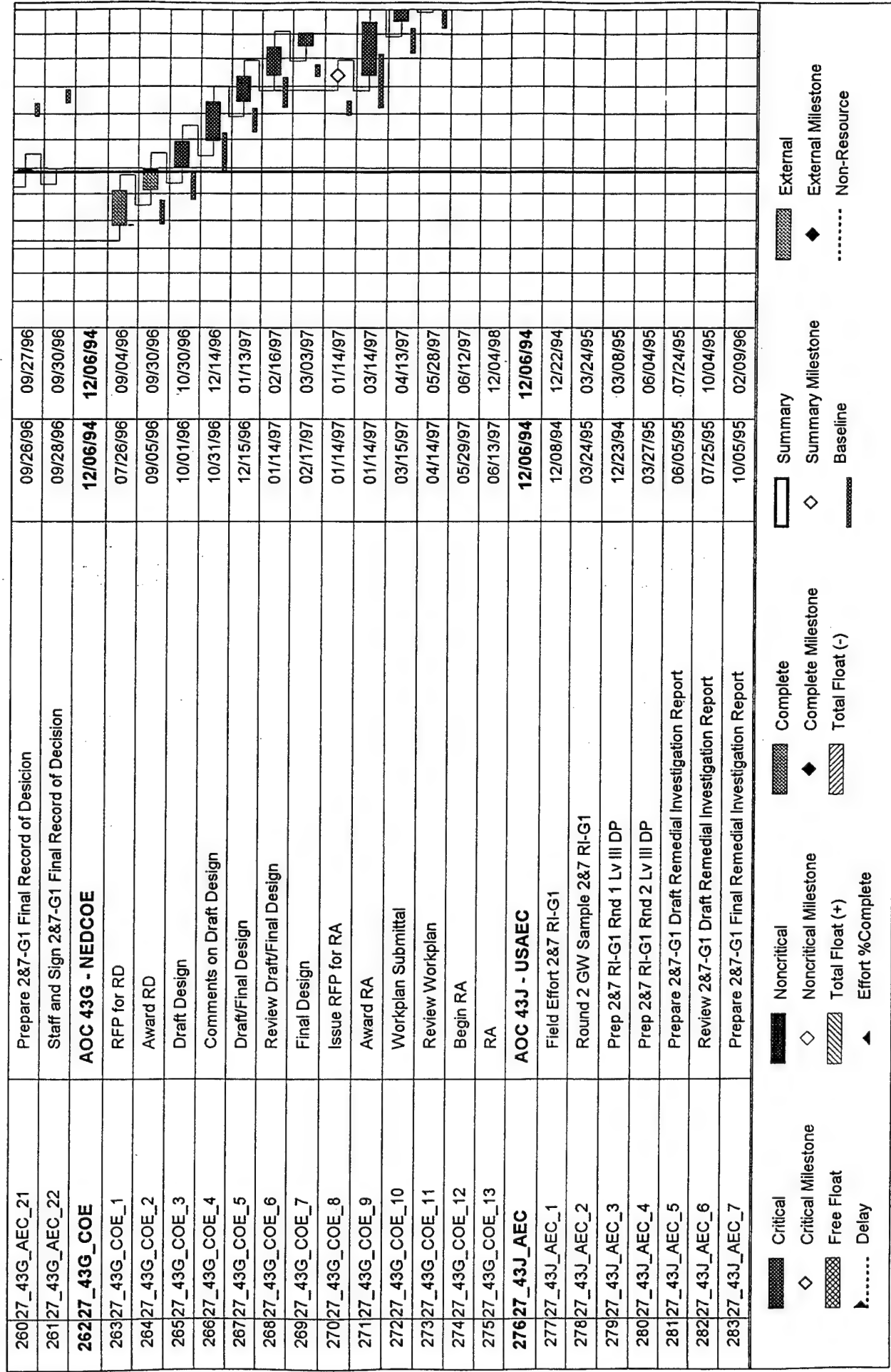


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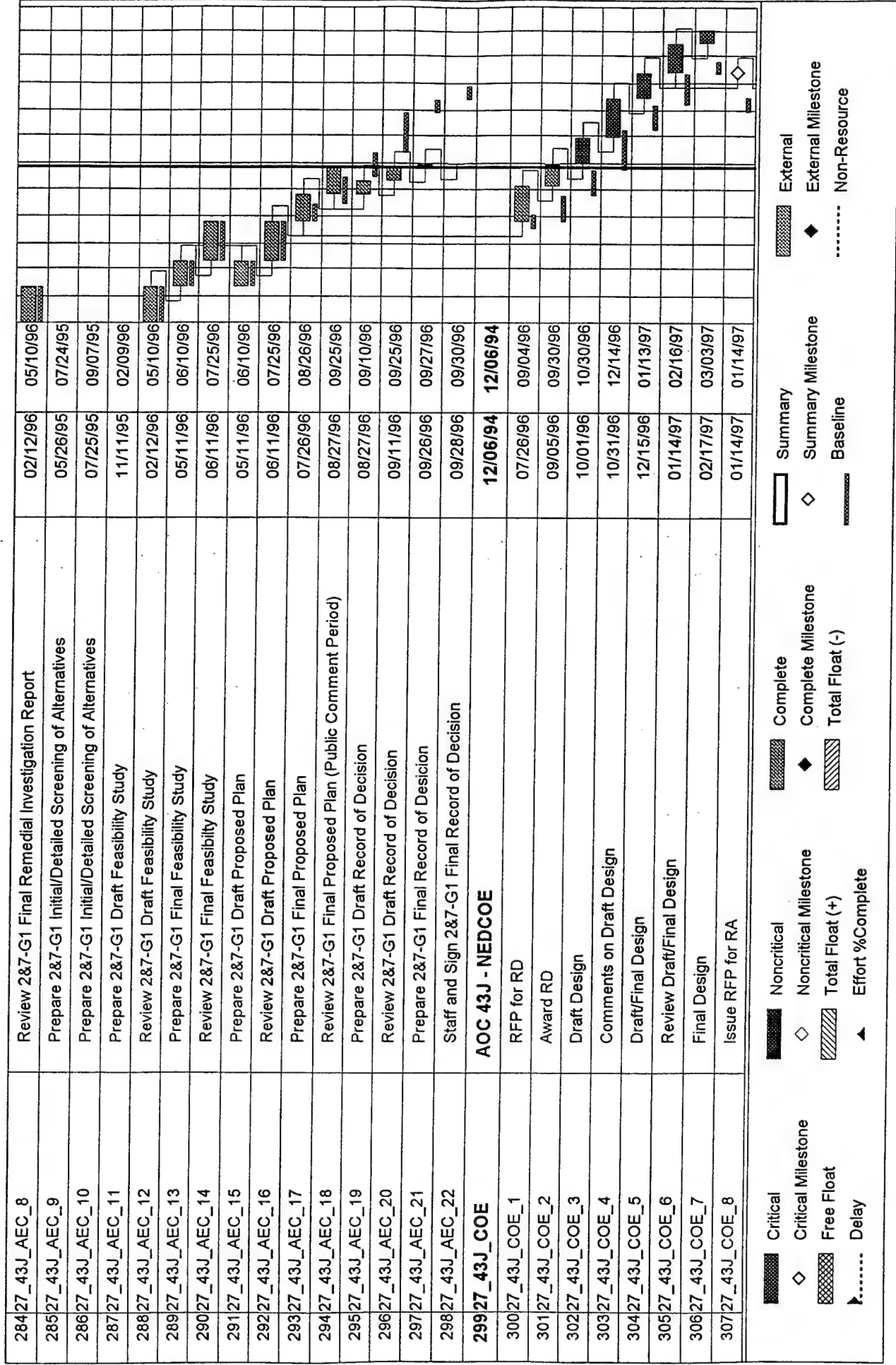


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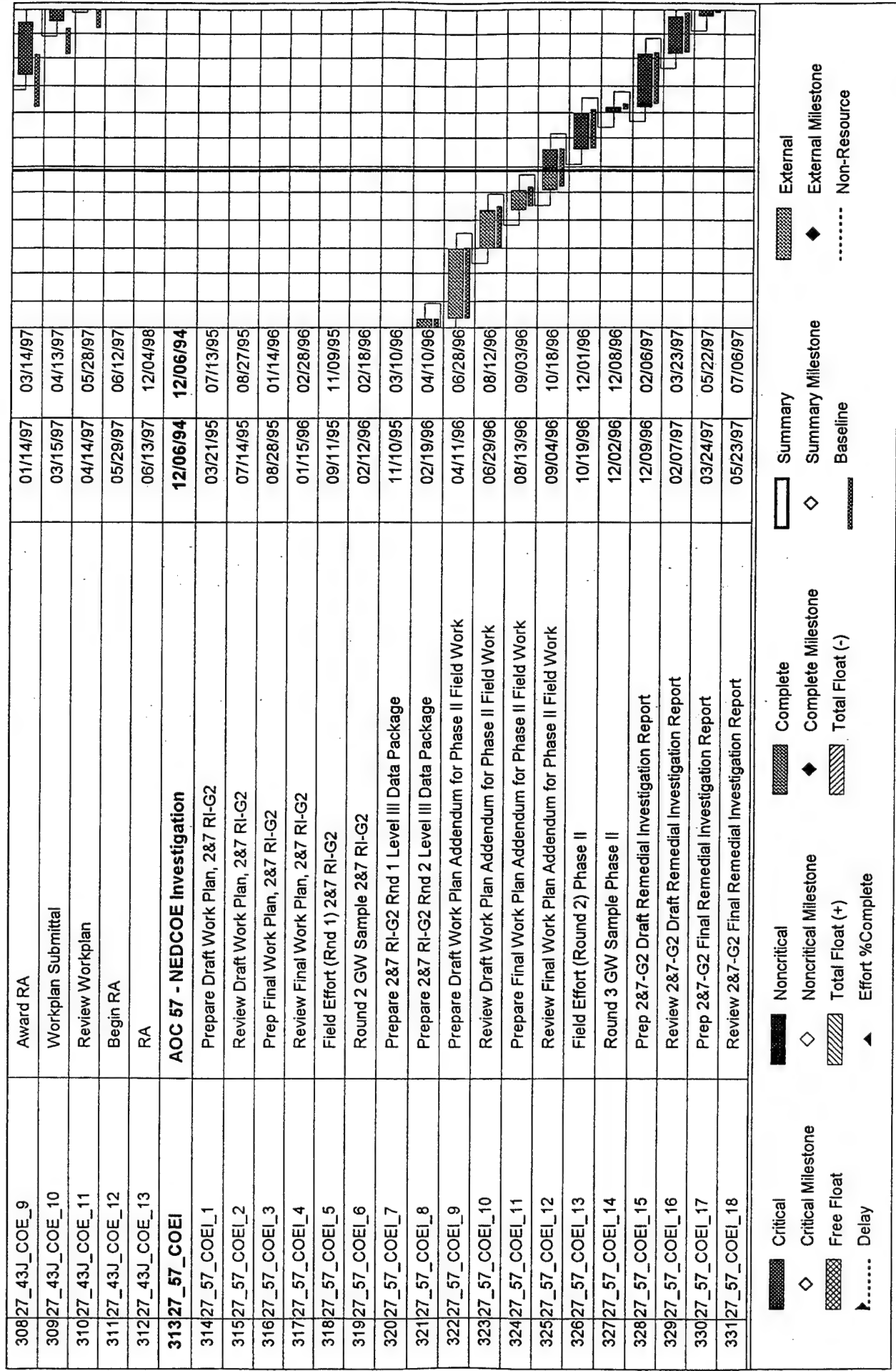


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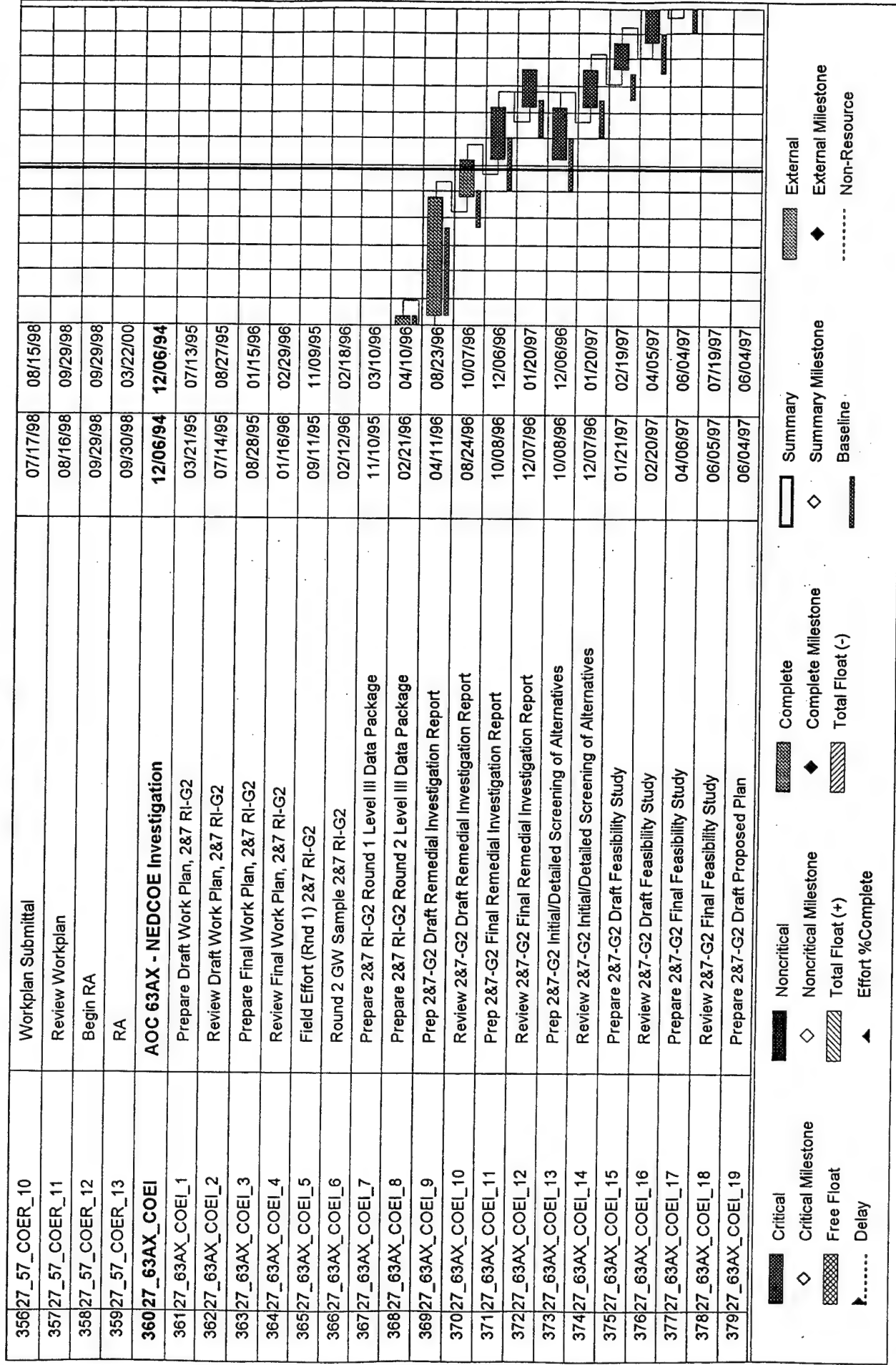


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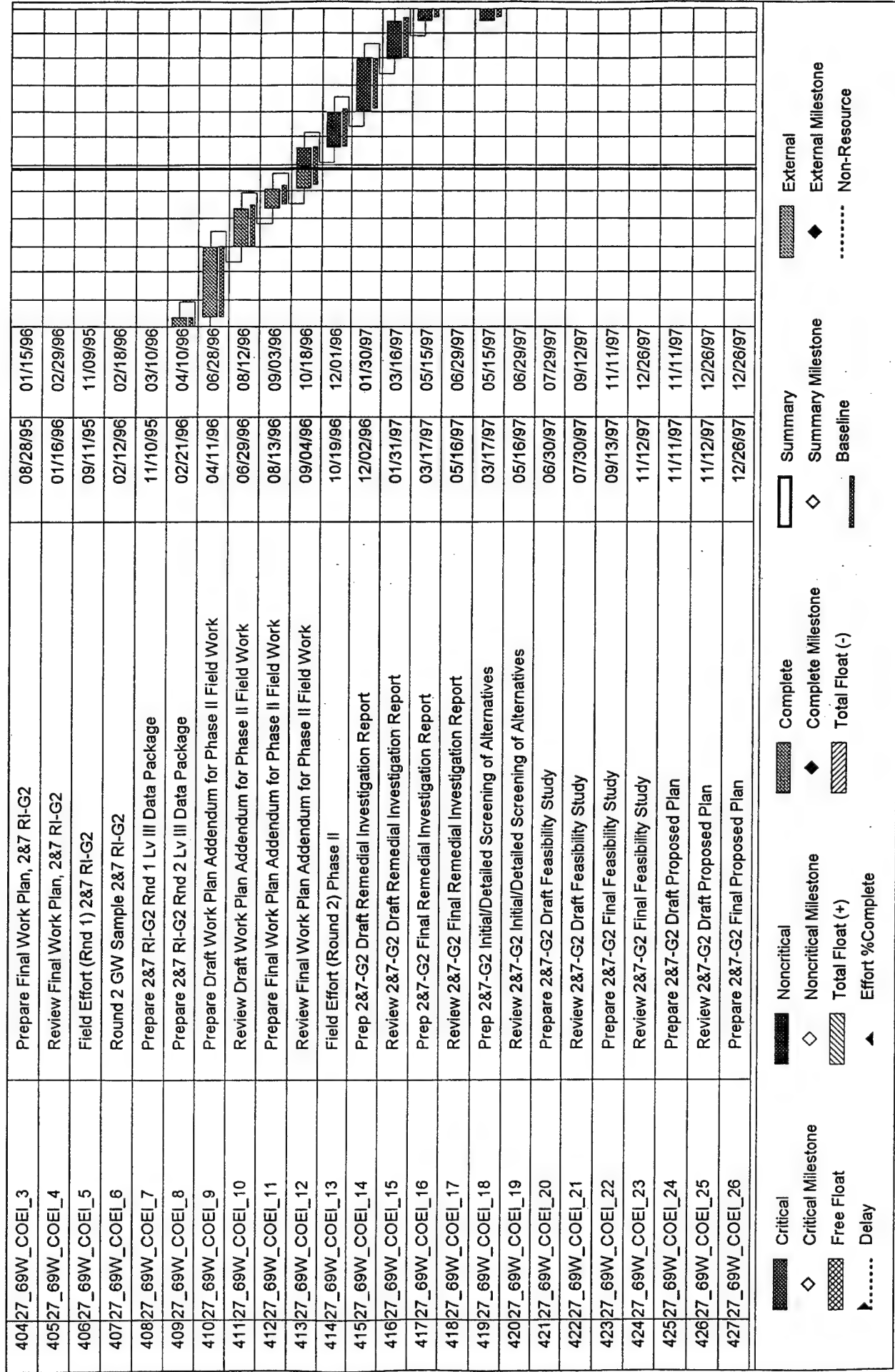


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Table 3-2

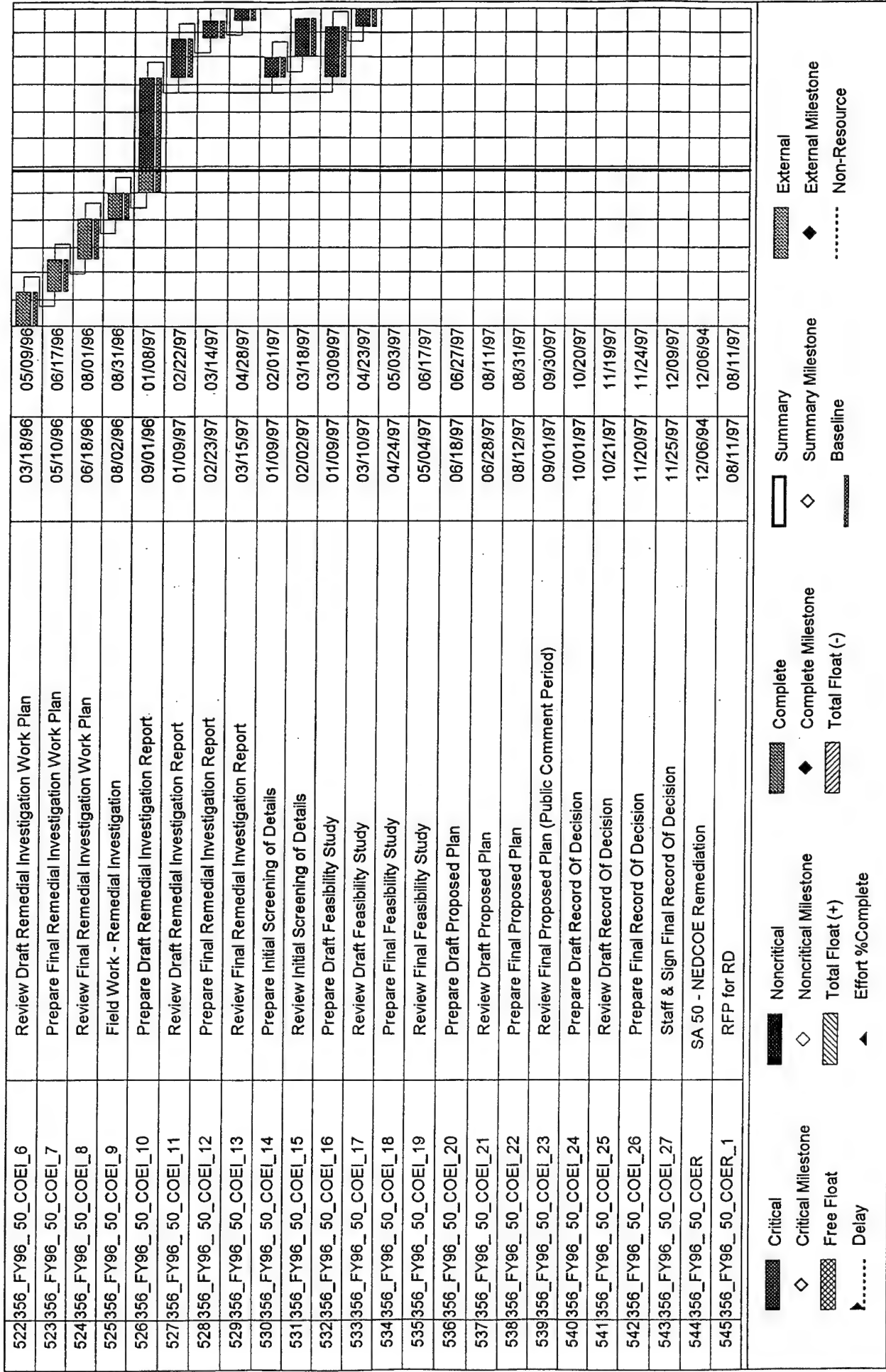


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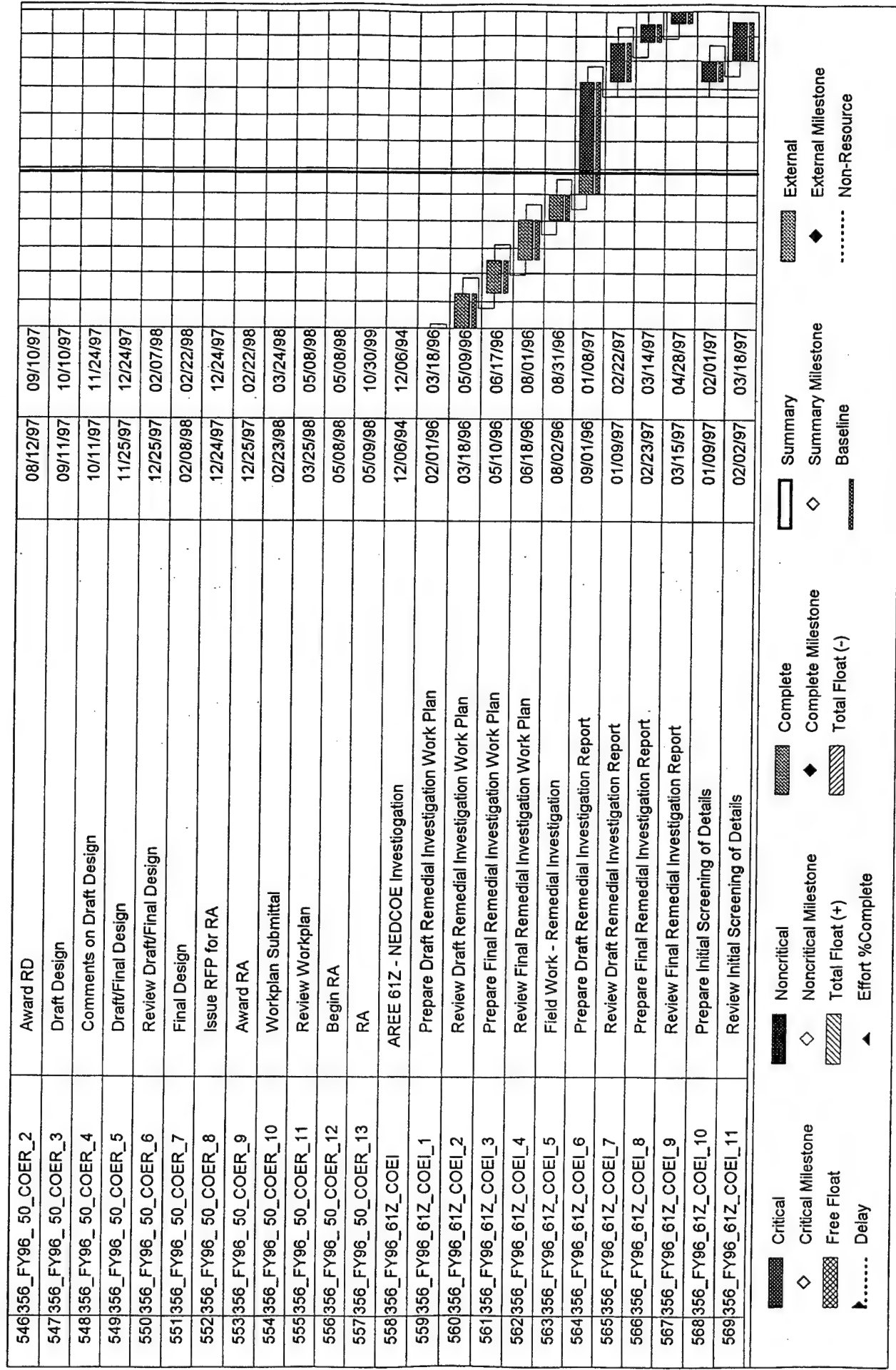


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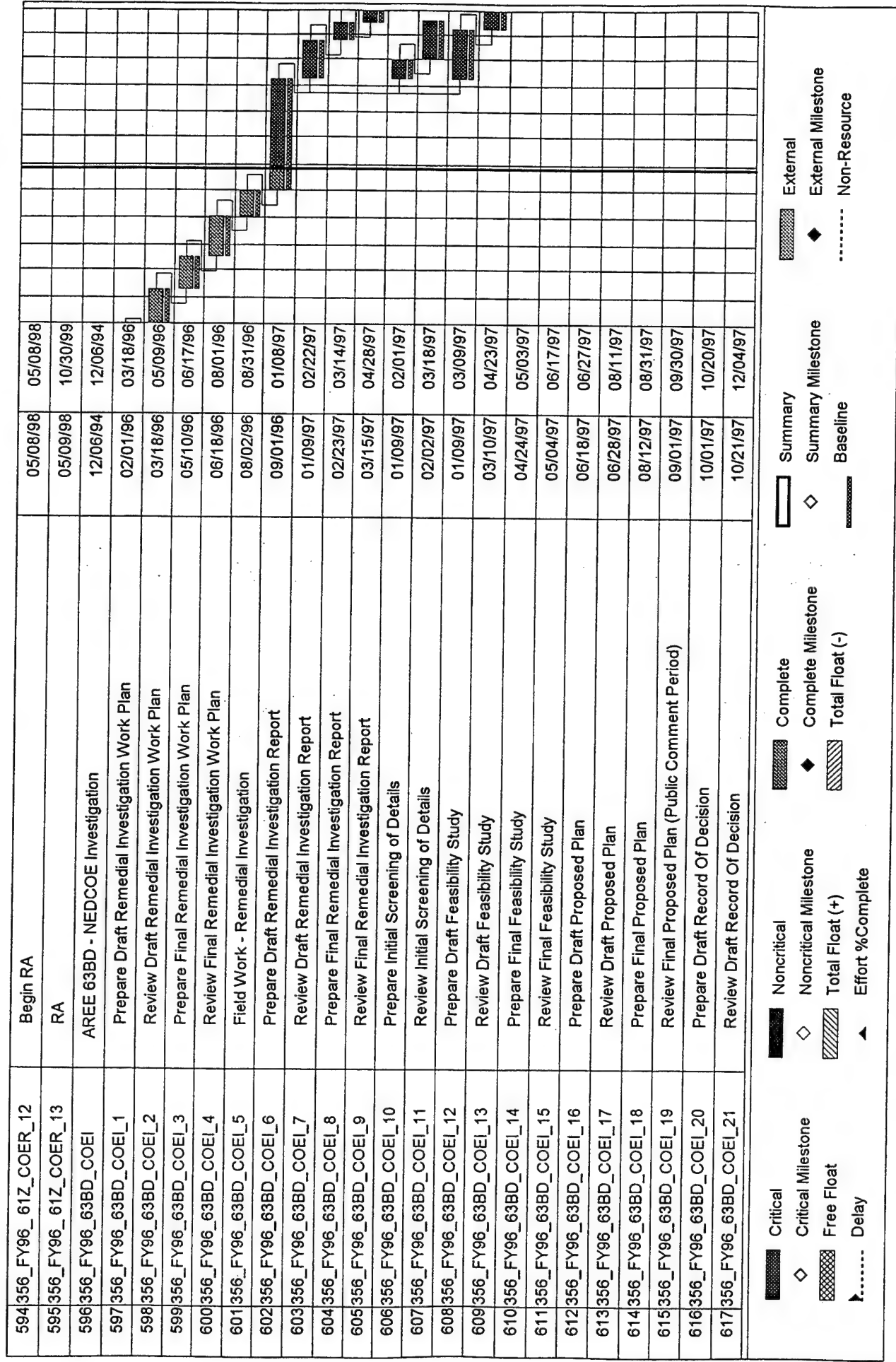


Table 3-2

642489_MAP_11_AEC_6	Submit CRP for Draft and Final RI Reports	06/10/95	08/15/95	
643489_MAP_11_AEC_7	Submit CRP for Initial Screening and Draft Detailed Summary of Altern	06/10/95	06/10/95	
644489_MAP_11_AEC_8	Activity On Hold (Draft Landfill Consolidation Task Order Work Plan)	05/01/95	06/06/96	
645489_MAP_11_AEC_9	Prepare Regulatory Review Draft Initial Screening of Alternatives	06/07/96	08/05/96	
646489_MAP_11_AEC_10	Review Draft Initial Screening of Alternatives	08/06/96	09/21/96	
647489_MAP_11_AEC_11	Prepare Draft Feasibility Study and Response to Comments for Initial	09/22/96	11/05/96	
648489_MAP_11_AEC_12	Review Draft Feasibility Study	11/06/96	12/22/96	
649489_MAP_11_AEC_13	Prepare Final Feasibility Study and Draft Proposed Plan	12/23/96	02/05/97	
650489_MAP_11_AEC_14	Review Final Feasibility Study and Draft Proposed Plan	02/06/97	03/22/97	
651489_MAP_11_AEC_15	Prepare Final Proposed Plan	03/23/97	04/12/97	
652489_MAP_11_AEC_16	Public Comment Period Final Proposed Plan	04/13/97	05/12/97	
653489_MAP_11_AEC_17	Prepare Draft Record of Decision	03/23/97	04/21/97	
654489_MAP_11_AEC_18	Review Draft Record of Decision	04/22/97	06/04/97	
655489_MAP_11_AEC_19	Prepare Final Record of Decision	06/05/97	06/18/97	
656489_MAP_11_AEC_20	Staff & Sign Final Record of Decision	06/19/97	07/03/97	
6571012	GROUPS 10 AND 12	06/06/96	06/06/96	
6581012_SA6_AEC	SA 6 - USAEC	06/06/96	06/06/96	
6591012_SA6_AEC_1	NON-PRIORITY LANDFILL, SOUTH POST, ACTIVITY HOLDING	06/06/96	06/06/96	
660LFC	CONSOLIDATION LANDFILL	12/06/94	12/06/94	
661LFC_AEC	Landfill Consolidation - USAEC	12/06/94	12/06/94	
662LFC_AEC_1	Prepare Draft Work Plan Siting Study	05/01/95	05/10/95	
663LFC_AEC_2	Review Draft Work Plan	05/11/95	06/23/95	
664LFC_AEC_3	Prepare Final Work Plan	06/25/95	07/26/95	

	Critical		Noncritical		Complete		Summary		External
	Critical Milestone		Noncritical Milestone		Complete Milestone		Summary Milestone		External Milestone
	Free Float		Total Float (+)		Total Float (-)		Baseline		Non-Resource
	Delay		Effort %Complete						

Table 3-2

758RV1_3657_COE_3	Review Draft Closure Report	06/19/96	09/10/96	
759RV1_3657_COE_4	Prepare Final Closure Report	09/11/96	10/30/96	
760RV1_QUEST_COE	Queenstown Road Oil Spill Site	06/01/95	06/01/95	
761RV1_QUEST_COE_1	Field Work	06/01/95	02/20/96	
762RV1_QUEST_COE_2	Prepare Draft Closure Report	02/21/96	05/14/96	
763RV1_QUEST_COE_3	Review Draft Closure Report	05/15/96	10/11/96	
764RV1_QUEST_COE_4	Prepare Final Closure Report	10/12/96	10/26/96	
765RV1_NRFDCOE	Non- Residential Floor Drain Closures	06/01/95	06/01/95	
766RV1_NRFDCOE_1	Field Work	06/01/95	02/20/96	
767RV1_NRFDCOE_2	Prepare Draft Closure Report	02/21/96	10/27/96	
768RV1_NRFDCOE_3	Review Draft Closure Report	10/28/96	12/11/96	
769RV1_NRFDCOE_4	Prepare Final Closure Report	12/12/96	12/26/96	
770RV2	REMOVALS VARIOUS SITES PHASE II - NEDCOE	02/21/96	02/21/96	
771RV2_COE_1	Issue Design	02/21/96	02/21/96	
772RV2_COE_2	Issue Action Memoranda	02/21/96	02/21/96	
773RV2_COE_3	Review Action Memoranda	03/01/96	03/01/96	
774RV2_COE_SSW	Site Specific Work	03/01/96	04/29/96	
775RV2_COE_SSW_43G	AOC 43G	02/21/96	02/21/96	
776RV2_COE_SSW_43G_A2	AOC 43G Area 2 USTs	02/21/96	02/21/96	
777RV2_COE_SSW_43G_A2_1	Field Work	06/19/96	09/30/96	
778RV2_COE_SSW_43G_A2_2	Closure Report	10/01/96	10/30/96	
779RV2_COE_SSW_43G_A3	AOC 43G Area 3 Sand Trap	02/21/96	02/21/96	
780RV2_COE_SSW_43G_A3_1	Field Work	08/01/96	09/30/96	

	Critical Milestone		Noncritical Milestone		Complete Milestone		Summary Milestone		External Milestone
	Free Float		Total Float (+)		Total Float (-)		Baseline		Non-Resource
	Delay		Effort %Complete						

Table 3-2

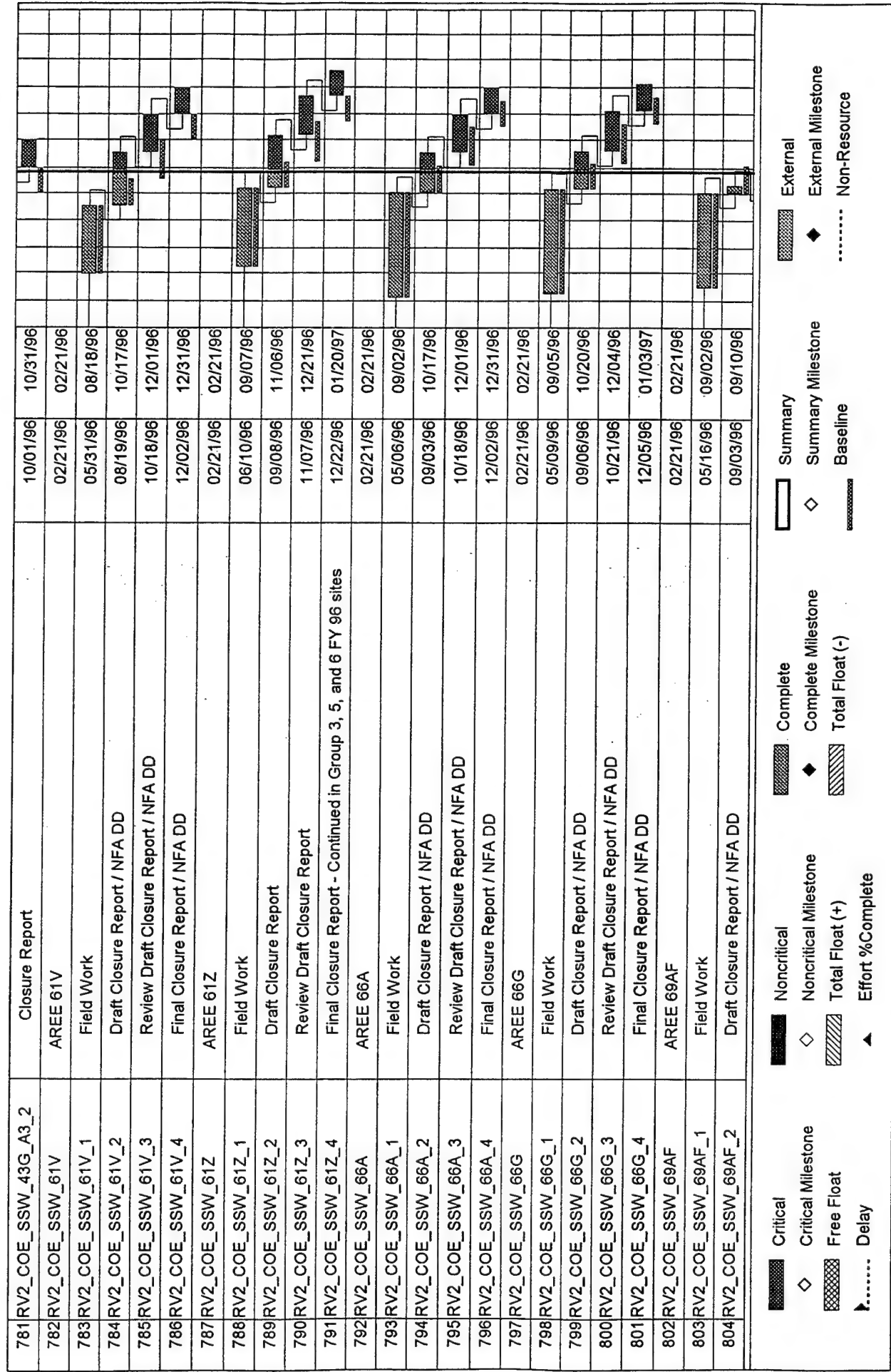


Table 3-2

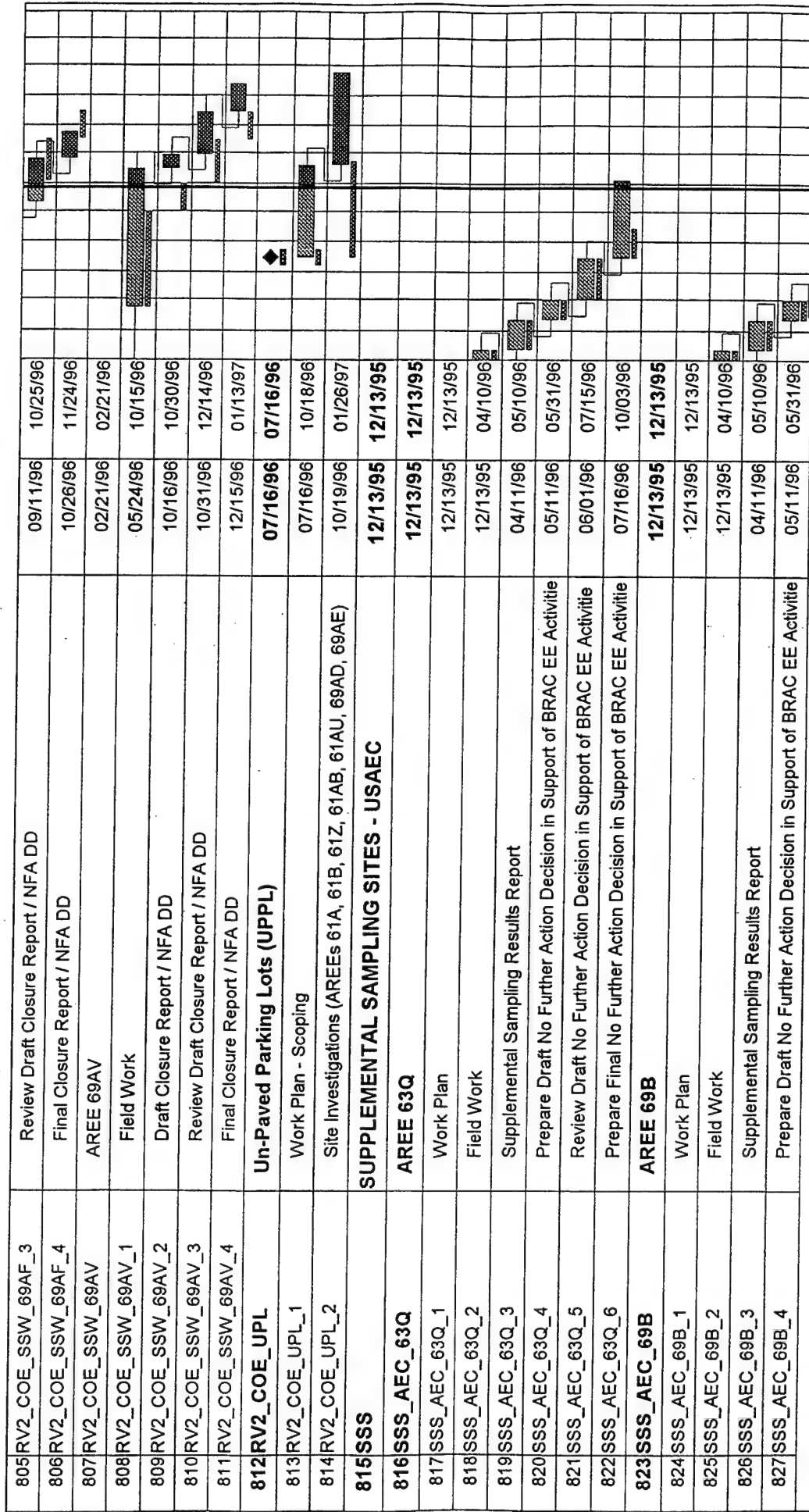


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- US Army, June 6, 1996, No Further Action Decision Under CERCLA AREE 66F - Building 2025 Transformer # 6287290 (signed). For: US Army
- WehranEnvirotech, December 23, 1993, RAO for U.S. Army PCB Spill (AREE 66F). For: Fort Devens, EMO
- Weston, November 1995, Action Memorandum, Drum and Debris Removal Mirror Lake, Study Area 17 Fort Devens, Massachusetts. For: U.S. Army Corps of Engineers, - New England Division
- Zenone Inc., January 1994, Final Technical Report, Tanks and Ancillary Equipment Removal, Ft. Devens, Massachusetts, Moore Army Air Field. For: US Army, Fort Devens
- Zenone, Inc., February 2, 1993, Sample Results: Tanks & Ancillary Equipment Removal Moore Army Air Field, Ayer, MA. For: US Army
- Zenone, Inc., September 14, 1993, Final Technical Report Tanks and Ancillary Equipment Removal (replacement pages) FT. Devens, Massachusetts, Moore Army Airfield. For: Department of the Army

APPENDIX A

FISCAL YEAR FUNDING REQUIREMENTS/COSTS

TABLE A-1. TOTAL ENVIRONMENTAL PROGRAM SUMMARY

FUND REQUIREMENTS (\$000)							
Program	FY 1993	FY 1994	FY 1995	FY 1996	Total 93-96	Total 85-96	FY 1997 - FY 2010
IRP DERA	0	0	0	0	0	5,366.5	NA
IRP BRAC	18,581.9	11,410	7,193	7,179	44,363.9	49,226.9	31,039
EC-CR	155	540	500	250	1,445	1,445	NA
EC-MR	2,029.1	1,425	1,825	1,150	6,429.1	21,325.6	NA
NAT/CULT	0	0	0	0	0	0	NA
Total	20,766	13,375	9,518	8,579	52,238	77,364	31,039

TABLE A-2. HISTORICAL ENVIRONMENTAL PROGRAM EXPENDITURES SUMMARY

FUND REQUIREMENTS (\$000)									
Program	FY 1985	FY 1986	FY 1987	FY 1988	FY 1989	FY 1990	FY 1991	FY 1992	Total
IRP DERA	0	0	0	0	278.5	1,662.4	3,321.6	104	5,366.5
IRP BRAC	0	0	0	0	0	0	0	4,863	4,863
EC-CR	0	0	0	0	0	0	0	0	0
EC-MR	2,424.7	82.8	1,176.8	1,140.4	1,819	1,536.8	3,368.2	3,347	14,896.5
NAT/CULT	0	0	0	0	0	0	0	0	0
Total	2,424.7	82.8	1,176.8	1,140.4	2,098.3	3,199.2	6,689.8	8,314	25,126

Key: BRAC = Base Realignment and Closure
 DERA = Defense Environmental Restoration Account
 EC-CR = Environmental Compliance-Closure Related
 EC-MR = Environmental Compliance-Mission Related
 FY = Fiscal Year
 IRP = Installation Restoration Program
 NAT/CULT = Natural/Cultural

APPENDIX B

NO FURTHER ACTION (NFA) DECISION SIGNATURE PAGES

The signature pages included in version 3 of the BCP reflect no further action decisions signed prior to September 30, 1996. As more no further action decisions are made, those signature pages will be incorporated into this report. The following table is a list of sites for which the no further action decision was made without a signature page.

Site ID	No Further Action Decision Source	Date
SA 1	Master Environmental Plan Update	April 1993
SA 2	Master Environmental Plan Update	April 1993
SA 3	Master Environmental Plan Update	April 1993
SA 7	Master Environmental Plan Update	April 1993
SA 8	Master Environmental Plan Update	April 1993
SA 22	Master Environmental Plan	April 1992
SA 23	Master Environmental Plan	April 1992
SA 46	Master Environmental Plan Update	April 1993
SA 53	Master Environmental Plan Update	April 1993
SA 54	Same as SA 43O	June 1996
SA 55	Master Environmental Plan Update	April 1993

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7.0 Decision

On the basis of findings at SA-10, there is no evidence or reason to conclude that the historical use of SA-10 as a construction debris area has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-10 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

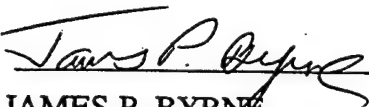


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

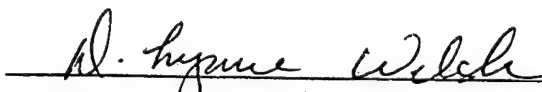
1/18/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

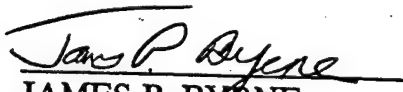
8.0 DECISION

On the basis of findings at SA 14, there is no evidence or reason to conclude that contaminants detected at this SA pose a threat to human health or the environment. The decision has been made to remove SA 14 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

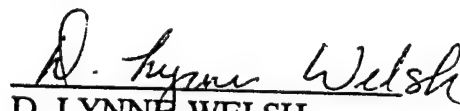

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

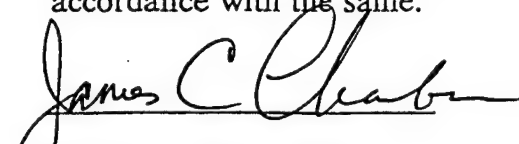
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ABB Environmental Services, Inc.

7.0 DECISION

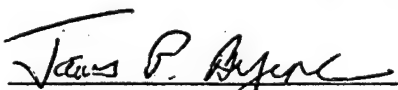
On the basis of findings at SA 15, and assuming the Army maintains possession of SA 15 under its current use, there is no evidence or reason to conclude that possible residual contamination from the burn pit has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 15 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11 Sep 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

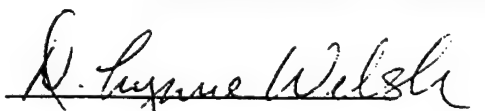

JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/11/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/11/95
Date

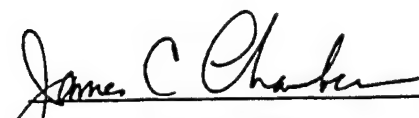
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ABB Environmental Services, Inc.

7.0 Decision

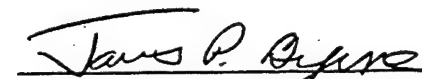
On the basis of findings at SA-16, there is no evidence or reason to conclude that the historical use of SA-16 as a debris disposal area has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-16 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

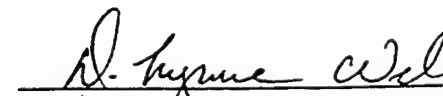
1/18/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95

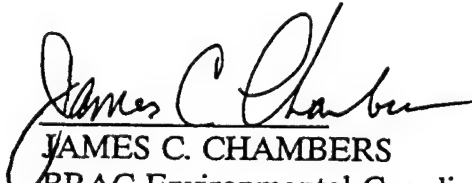
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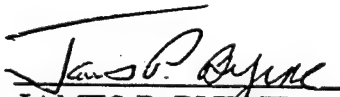
8.0 DECISION

On the basis of findings at SAs 19, 20 and 21, there is no evidence or reason to conclude that the past and present operation of the WWTP has caused significant hazardous waste contamination, or poses a threat to human health or the environment. The decision has been made to remove SAs 19, 20 and 21 from further consideration in the IRP process, and that any further action should be addressed under applicable regulations and standards.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

2 Nov 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

11/2/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/2/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 DECISION

On the basis of study at Study Area 24 (Bunker 187), there is no reason or evidence to conclude that operations at the bunker involving the storage and handling of waste explosives have caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove Study Area 24 from further consideration in the Installation Restoration process.

COMMANDER, FORT DEVENS

David E. Lambert
DAVID E. LAMBERT
Colonel, U.S. Army
Acting Installation Commander

22 Feb 93
Date

U.S. Environmental Protection Agency
Region I, Federal Facilities Office

[☒] Concur

John M. White
Signature

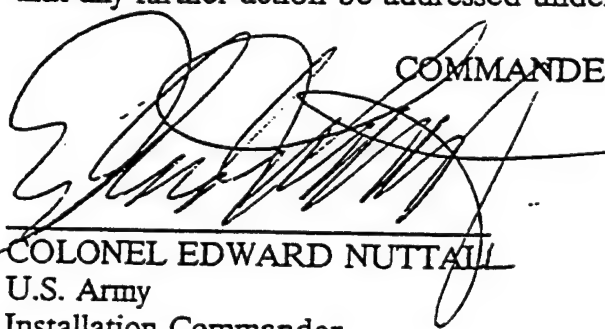
3/8/93
Date

[☐] Non-concur (Please provide reasons) _____

8.0 DECISION

On the basis of findings at SA 28, there is no evidence or reason to conclude that possible hazardous waste contamination due to contents in the ~~landfill~~ ^{former waste explosives deposition} has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 28 from further consideration in the IRP process and that any further action be addressed under applicable RCRA regulations and standards.

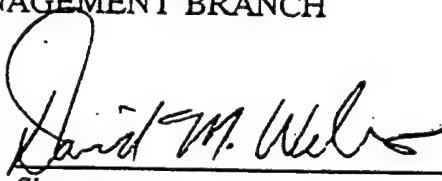
COMMANDER, FORT DEVENS


COLONEL EDWARD NUTTALL
U.S. Army
Installation Commander

12 JAN 94
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY
REGION I, ME AND VT WASTE MANAGEMENT BRANCH

☒ Concur


Signature
David M. Webster, Chief

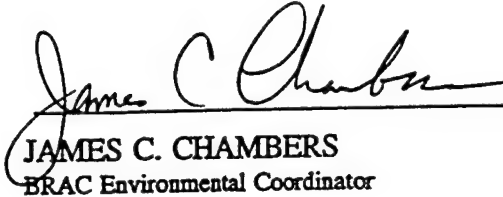
8/2/94
Date

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ABB Environmental Services, Inc.


7.0 Decision

On the basis of findings at SA-29, there is no evidence or reason to conclude that the historical use of SA-29 as a transformer storage area has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-29 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

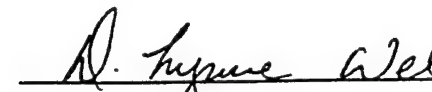
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur
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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION

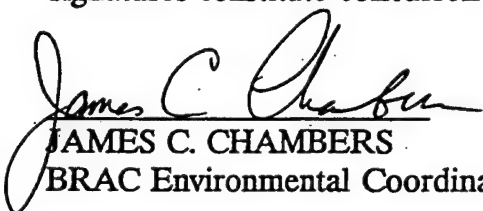

D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

8.0 DECISION

On the basis of findings at SA 31, there is no evidence or reason to conclude that the historical use of SA 31 for fire fighting training exercises has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 31 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

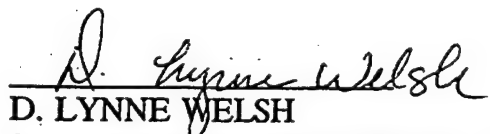

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 DECISION

With the removal of contaminated soil from the southwest side of Building 262, the DEH Entomology Shop site, and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to historical pesticide mixing and storage operations has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 33 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 MAR 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

3/18/96

Date

☒ Concur☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

3/18/96

Date

☒ Concur☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

7.0 DECISION

With the removal of contaminated soil from the northeast side of Building 245 and the western corner of Building 246 (the Former DEH Entomology Shop) and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to historical pesticide mixing and storage operations has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 34 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

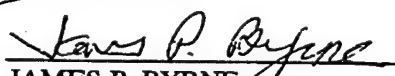


JAMES C. CHAMBERS
BRAC Environmental Coordinator

5 SEP 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/5/96

Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/5/96

Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

7.0 Decision

On the basis of findings at SA-35, there is no evidence or reason to conclude that the historical use of SA-35 as an entomology shop has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-35 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the EPA and MADEP signatures constitute concurrence in accordance with the same.

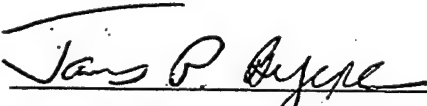


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 Nov 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

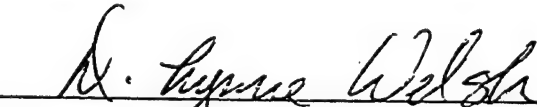
11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/1/95

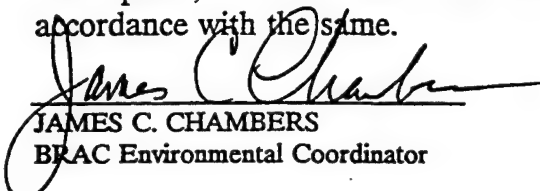
Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 DECISION

With the removal of contaminated soil and sediment from SA 36, the Building 2728 Former DEH Entomology Shop site, and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to historical pesticide mixing and storage operations has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 36 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 Mar 96
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

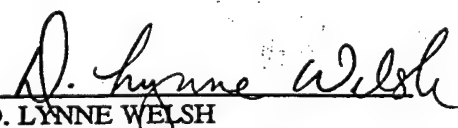

JAMES P. BYRNE
Fort Devens Remedial Project Manager

3/15/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

3/18/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 DECISION

With the removal of contaminated soil from SA 37, the Golf Course Entomology Shops, and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to historical pesticide mixing and storage operations has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 37 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 MAR 96
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

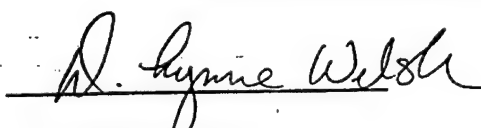

JAMES P. BYRNE
Fort Devens Remedial Project Manager

3/19/96
Date


Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

3/18/96
Date

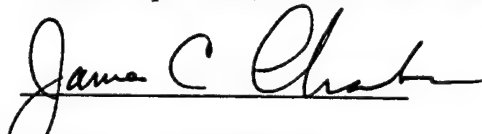
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ABB Environmental Services, Inc.

9.0 DECISION


With the removal of contaminated soil from beneath the Current Battery Room floor and a determination of no residual risk, and on the basis of Preliminary Risk Evaluation findings at the other Study Area 38 maintenance and disposal areas, there is no evidence or reason to conclude that residual hazardous waste contamination due to historical battery maintenance practices has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove Study Area 38 from further consideration in the IRP process, and that all remedial actions necessary have taken place.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11 Sep 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

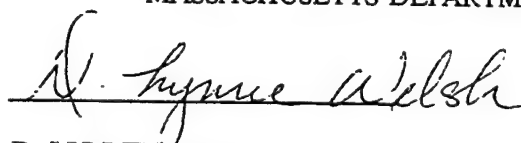

JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/11/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/11/95
Date

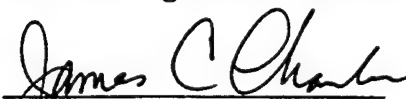
☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

7.0 DECISION

With the removal of contaminated soil from SA 42 and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the former presence of shell casings within the soil has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 42 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

5 Sep 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/5/96

Date

☒ Concur☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/5/96

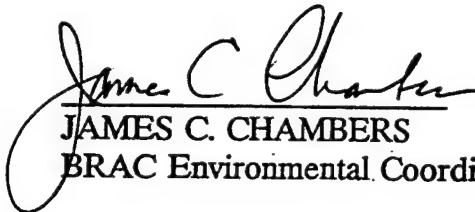
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ABB Environmental Services, Inc.

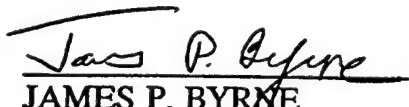
8.0 DECISION

On the basis of findings at SA 43B, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 43B from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

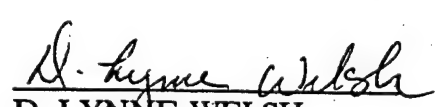

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.


8.0 DECISION

On the basis of the findings at SA 43C, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43C from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

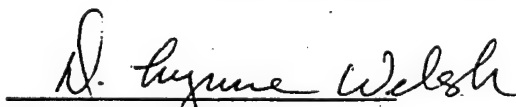

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

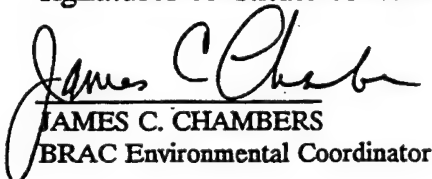
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ABB Environmental Services, Inc.

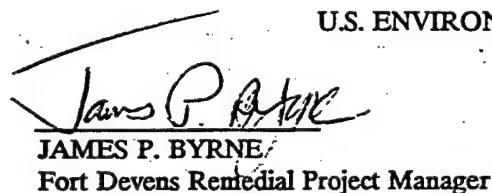
7.0 DECISION

With the removal of contaminated soil from the Patch Road Historic Gas Station and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the former USTs at SA 43D has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 43D from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

23 JUL 96
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

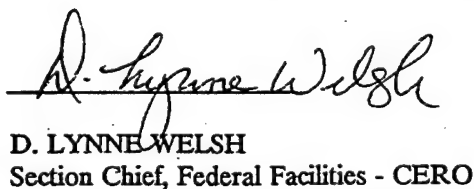

JAMES P. BYRNE
Fort Devens Remedial Project Manager

7/23/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

7/23/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

8.0 DECISION

On the basis of the findings at SA 43E, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43E from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

James C. Chambers
JAMES C. CHAMBERS

BRAC Environmental Coordinator

15 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

James P. Byrne
JAMES P. BYRNE

Fort Devens Remedial Project Manager

1/10/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION

D. Lynne Welsh
D. LYNNE WELSH

Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

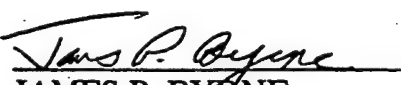
8.0 DECISION

On the basis of the findings at SA 43F, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43F from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

7.0 DECISION

With the removal of contaminated soil and sediment from the SAs 43H and 43I Historic Gas Station and a determination of no residual risk, there is no evidence or reason to conclude that residual contamination due to the former USTs, sand and gas traps, and fuel oil spill at SAs 43H and 43I has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SAs 43H and 43I from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

5 SEP 96
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

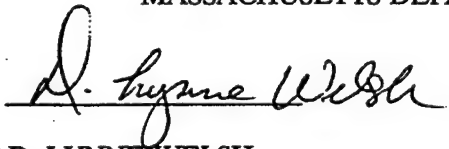

JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/5/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/5/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

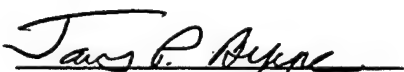
8.0 DECISION

On the basis of findings at SA 43K, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 43K from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 Jan 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

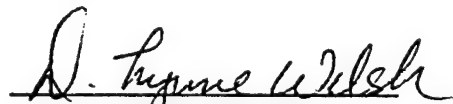

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

8.0 DECISION

On the basis of the findings at SA 43L, there is no evidence or reason to conclude that petroleum contamination from the former USTs has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43L from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS

BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE

Fort Devens Remedial Project Manager

1/18/95
Date☒ Concur☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH

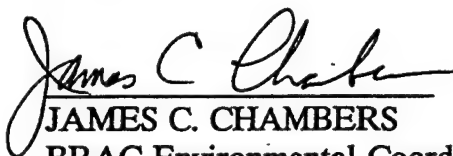
Section Chief, Federal Facilities - CERO

1/18/95
Date☒ Concur☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

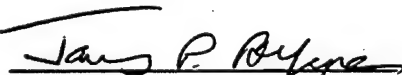
8.0 DECISION

On the basis of the findings at SA 43M, there is no evidence or reason to conclude that petroleum contamination from the former USTs has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43M from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

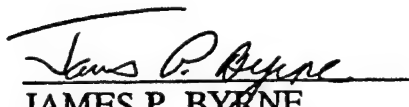
8.0 DECISION

On the basis of findings at SA 43N, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43N from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

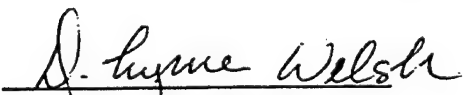

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.


8.0 DECISION

On the basis of the findings at SA 430, there is no evidence or reason to conclude that contamination from the former USTs has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 430 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

25 JUN 96
DATE

U.S. ENVIRONMENTAL PROTECTION AGENCY

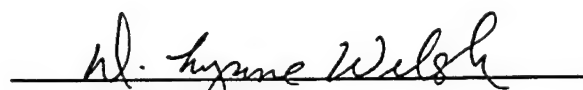

JAMES P. BYRNE
Fort Devens Remedial Project Manager

6/25/96
DATE

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

6/25/96
DATE

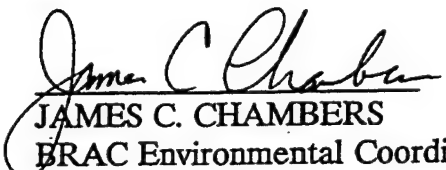
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ABB Environmental Services, Inc.


8.0 DECISION

On the basis of the findings at SA 43P, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43P from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

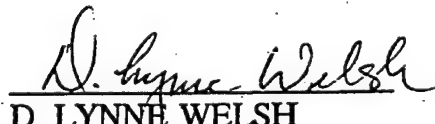

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

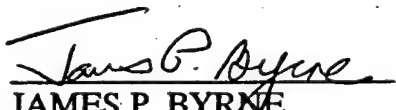
8.0 DECISION

On the basis of the findings at SA 43Q, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43Q from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

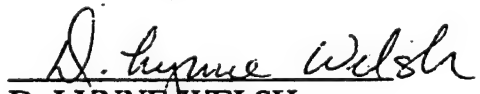

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date


☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

8.0 DECISION

On the basis of findings at SA 43R, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 43R from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

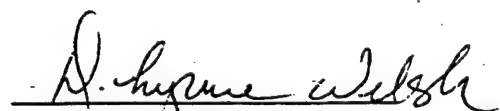

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

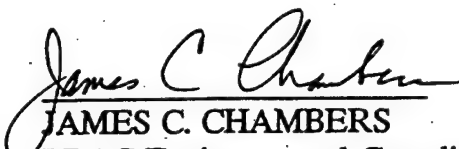
☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

8.0 DECISION

On the basis of the findings at SA 43S, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 43S from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

15 Jan 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

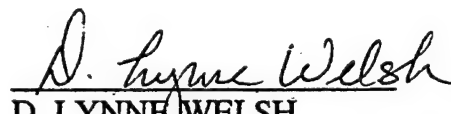

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/10/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

8.0 DECISION

On the basis of findings at SA 47, there is no evidence or reason to conclude that possible residual contamination due to release from a leaking underground tank, which has since been removed, has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 47 from further consideration in the IRP process.

COMMANDER, FORT DEVENS

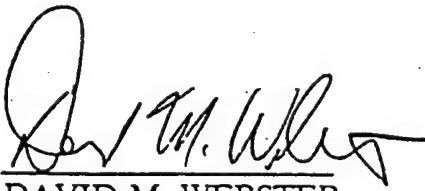
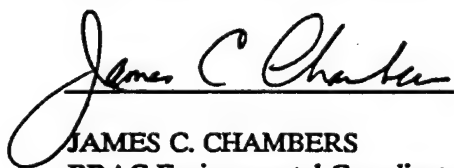

EDWARD NUTTALL
Colonel, U.S. Army
Installation Commander17 Dec 93
DateU.S. ENVIRONMENTAL PROTECTION AGENCY
REGION I, ME & VT WASTE MANAGEMENT BRANCH☒ Concur
DAVID M. WEBSTER
Chief6/20/94
Date☐ Non-concur (Please provide reasons) _____

ABB Environmental Services, Inc.

8.0 DECISION


On the basis of findings at SA 48, there is no evidence or reason to conclude that possible residual contamination from the former UST has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA 48 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

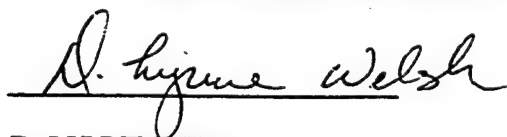

JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/18/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/18/95
Date

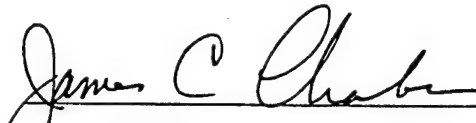
☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

7.0 Decision

On the basis of findings at SA-51, there is no evidence or reason to conclude that the historical use of SA-51 for training operations has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-51 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the EPA and MADEP signatures constitute concurrence in accordance with the same.

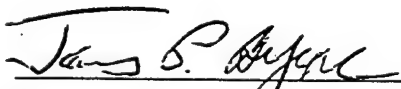


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11 Sep 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

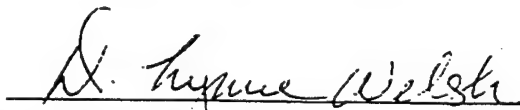
9/11/95

Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/11/95

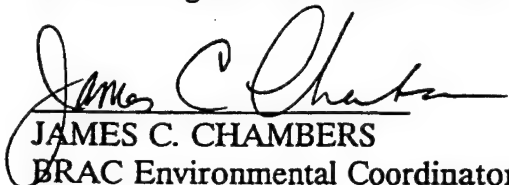
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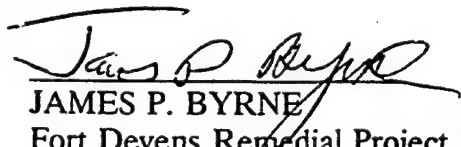
8.0 DECISION

On the basis of the findings at SA 58, there is no evidence or reason to conclude that petroleum contamination from the former UST has caused significant environmental contamination or pose a threat to human health or the environment. The decision has been made to remove SA 58 from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

2 Nov 95
Date

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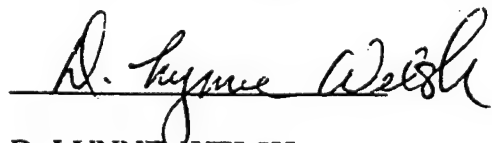

JAMES P. BYRNE
Fort Devens Remedial Project Manager

11/2/95
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/2/95
Date

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ABB Environmental Services, Inc.

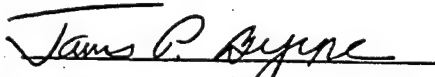
7.0 Decision

On the basis of findings at SA-59, there is no evidence or reason to conclude that the historic release of sandblast grit at SA-59 has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove SA-59 from further consideration in the Installation Restoration Program (IRP) process. In accordance with CERCLA 120(h)(3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

18 JAN 95
Date

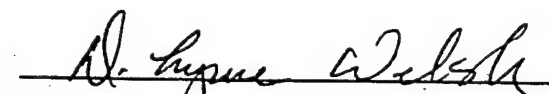
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Fort Devens Remedial Project Manager

1/18/95
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Section Chief, Federal Facilities - CERO

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Final Report: Fort Devens BRAC EE
Section No.: 7.0
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Date: September 1995

7.0 Decision

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61C has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61C from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

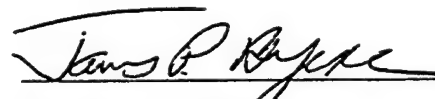


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

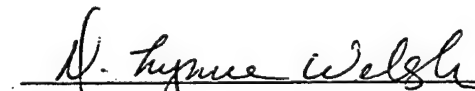
17/10/95

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10/17/95

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
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Revision No.: 2
Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61D has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61D from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

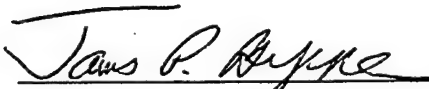


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

Date

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Fort Devens Remedial Project Manager

10/17/95

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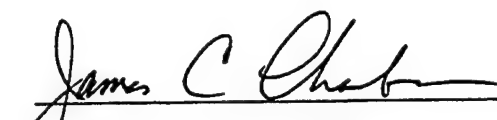
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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61E has residual environmental contamination or poses a threat to human health or the environment.

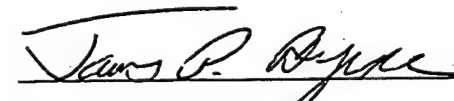
The decision has been made to remove AREE 61E from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95
Date

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
JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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Section Chief, Federal Facilities - CERO

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Section No.: 7.0
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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61F has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61F from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

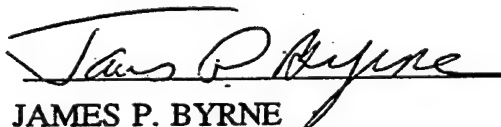


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

Date

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Fort Devens Remedial Project Manager

10/17/95

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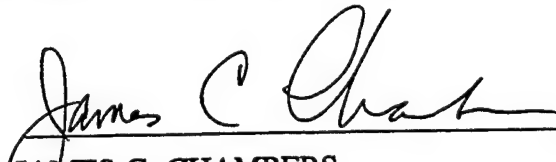
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Section No.: 7.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61H has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61H from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

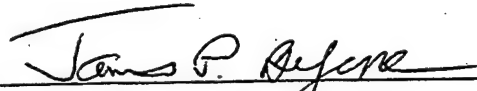


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 NOV 95

Date

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Fort Devens Remedial Project Manager

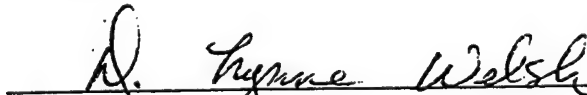
11/1/95

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Section Chief, Federal Facilities - CERO

11/1/95

Date

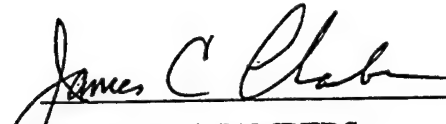
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Section No.: 7.0
Revision No.: 2
Date: September 1995

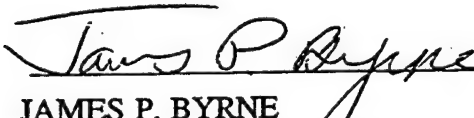
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61J has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61J from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date


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JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

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7.0 DECISION

With the removal of contaminated soil from Building 3606 Golf Course Maintenance Shop and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the past use of the site as a maintenance and waste accumulation area has caused significant environmental contamination or poses a threat to human health or the environment. Other areas in the vicinity of Building 3606 have been or are currently being investigated in separate studies. The decision has been made to remove AREE 61M from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

5 SEP 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

9/5/96
Date

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

9/5/96
Date

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ABB Environmental Services, Inc.

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Revision No.: 2
Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61N has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61N from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

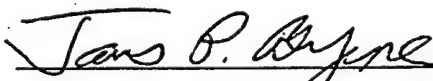


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11/09/95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager


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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61Q has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61Q from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

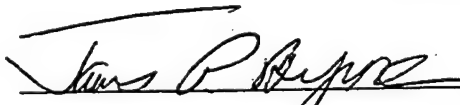


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

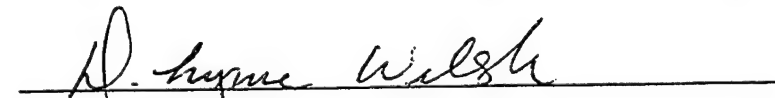
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10/17/95

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
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Revision No.: 2
Date: September 1995

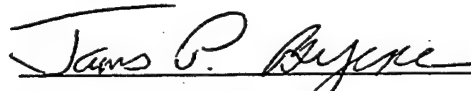
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61R has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61R from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 NOV 95
Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

11/1/95
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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

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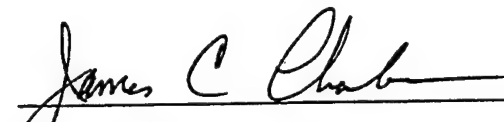
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Section No.: 7.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61T has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61T from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

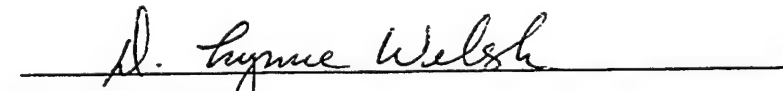
10/17/95

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Section Chief, Federal Facilities - CERO

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Section No.: 7.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61U has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61U from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

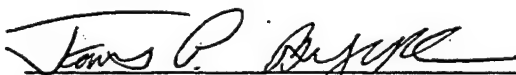


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11/01/95

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

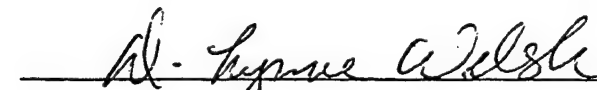
11/1/95

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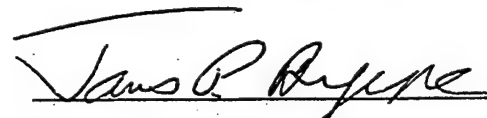
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61W has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61W from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95
Date


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Fort Devens Remedial Project Manager

10/17/95
Date

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
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61Y has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61Y from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95
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

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Fort Devens Remedial Project Manager

10/17/95
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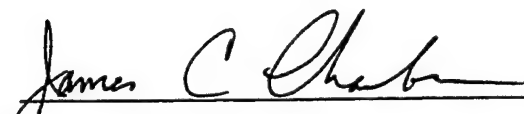
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AA has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AA from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

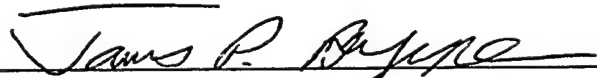


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

Date

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Fort Devens Remedial Project Manager

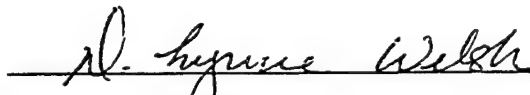
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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

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
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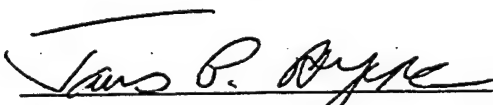
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AC has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AC from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


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BRAC Environmental Coordinator

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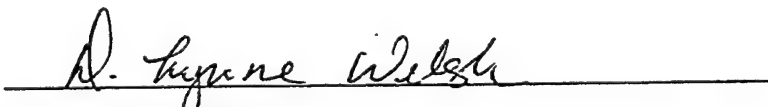

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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AD has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AD from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



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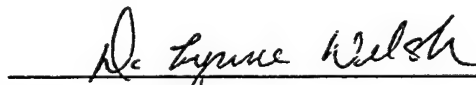
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AE has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AE from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

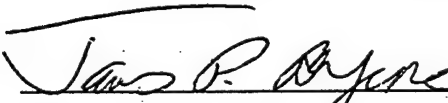


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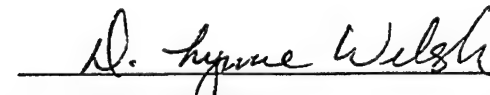
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
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AG has residual environmental contamination or poses a threat to human health or the environment.

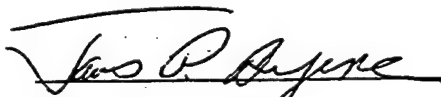
The decision has been made to remove AREE 61AG from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



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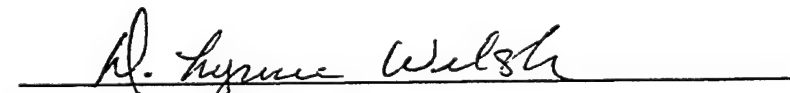


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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AH has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AH from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

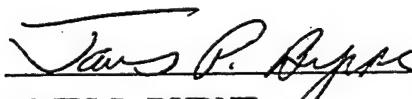


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
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
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AI has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AI from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

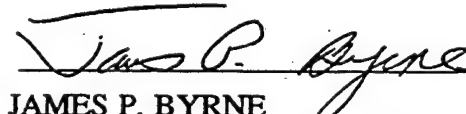


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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AJ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AJ from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

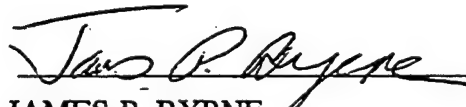


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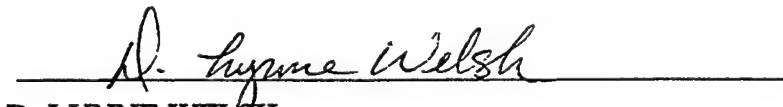
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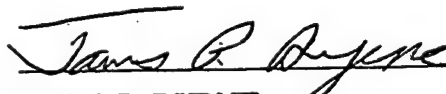
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AK has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AK from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


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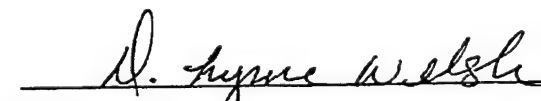
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AL has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AL from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

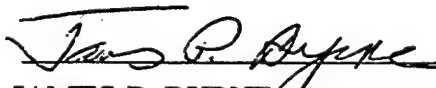


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
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AM has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AM from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

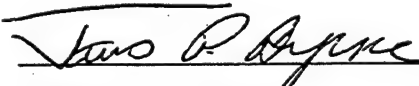


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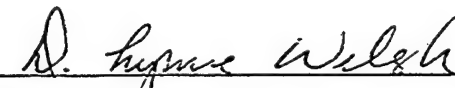
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AN has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AN from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



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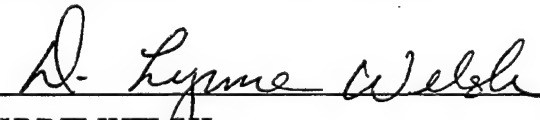
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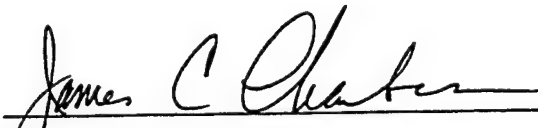
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AO has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AO from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

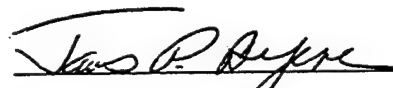


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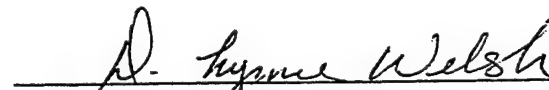
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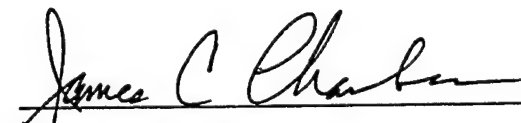
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
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AQ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AQ from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


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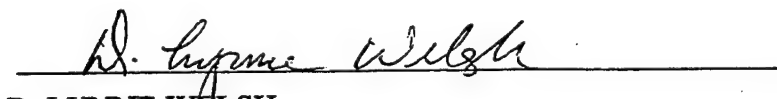
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
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AR has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AR from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


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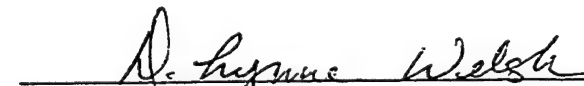
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
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AS has residual environmental contamination or poses a threat to human health or the environment.

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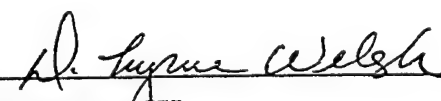

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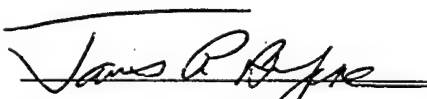
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AT has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AT from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95
Date

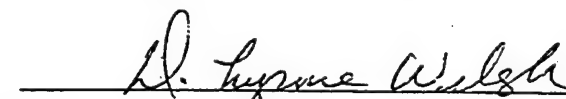
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JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AV has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AV from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

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JAMES P. BYRNE
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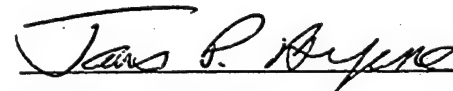
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AW has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AW from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

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Fort Devens Remedial Project Manager

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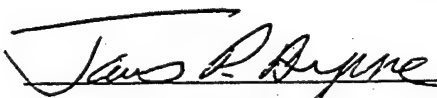
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AX has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AX from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
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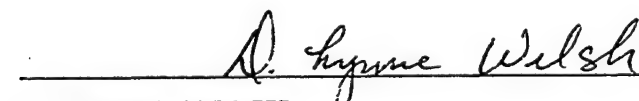

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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AY has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AY from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

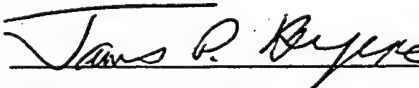


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BRAC Environmental Coordinator

17 OCT 95

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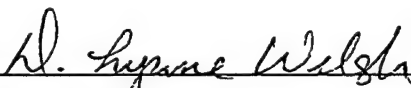
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61AZ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61AZ from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

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Fort Devens Remedial Project Manager

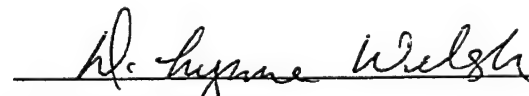
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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BA has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BA from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

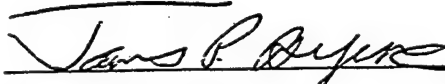


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BRAC Environmental Coordinator

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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BB has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BB from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

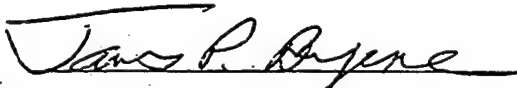


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BRAC Environmental Coordinator

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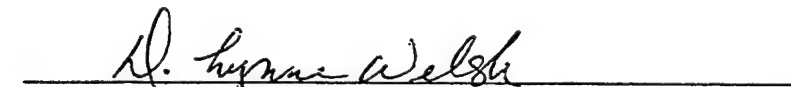
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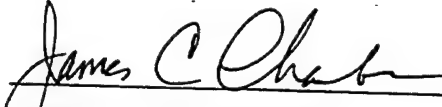
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
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BC has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BC from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
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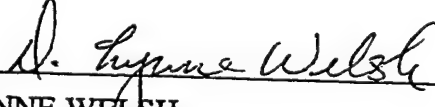
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Fort Devens Remedial Project Manager

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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BD has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BD from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

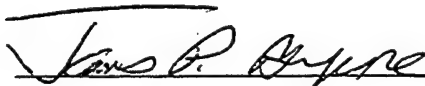


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BRAC Environmental Coordinator

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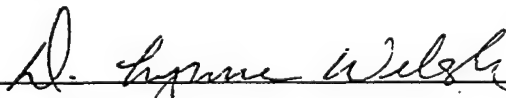
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Fort Devens Remedial Project Manager

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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BE has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BE from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

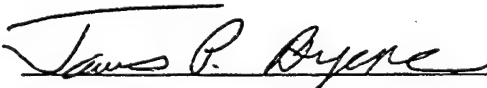


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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Fort Devens Remedial Project Manager

10/17/95

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Date: September 1995

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BF has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BF from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

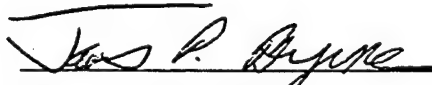


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

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Fort Devens Remedial Project Manager

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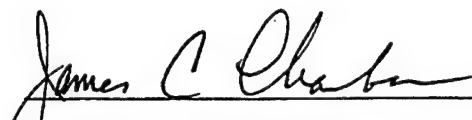
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Date: September 1995

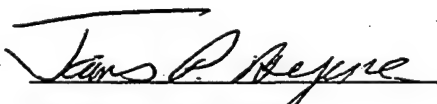
On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 61BG has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 61BG from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

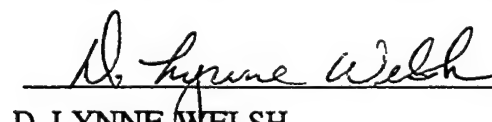
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Fort Devens Remedial Project Manager

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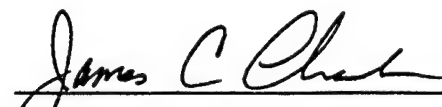
10/17/95
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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63A has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63A from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

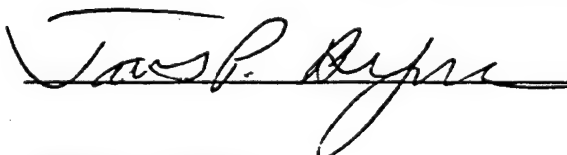


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/6/96

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

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
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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63B has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63B from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

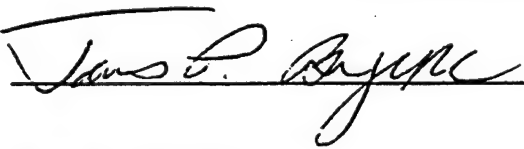


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

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Fort Devens Remedial Project Manager

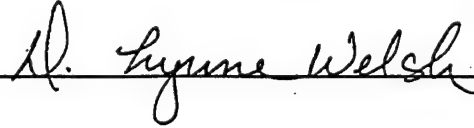
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Final Report: Fort Devens BRAC EE
Section No.: 4.0
Revision No.: 2
Date: September 1995

4.0 Decision

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63C has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63C from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

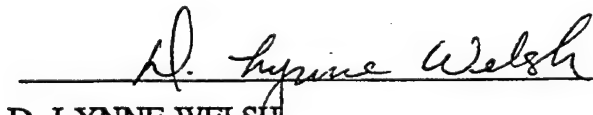
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Section No.: 4.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63D has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63D from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



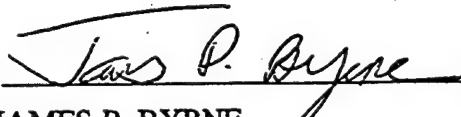
JAMES C. CHAMBERS

BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE

Fort Devens Remedial Project Manager

10/17/95

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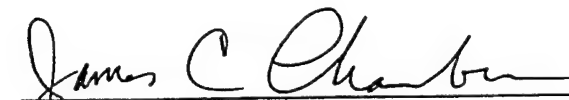
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Section No.: 4.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63E has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63E from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

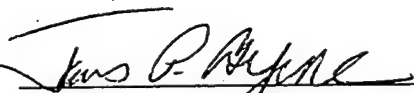


JAMES C. CHAMBERS
BRAC Environmental Coordinator

20 Aug 96

Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

8/20/96

Date

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

8/20/96

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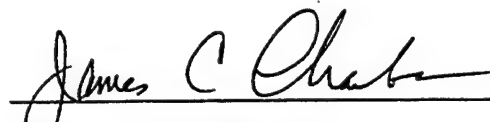
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63F has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63F from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

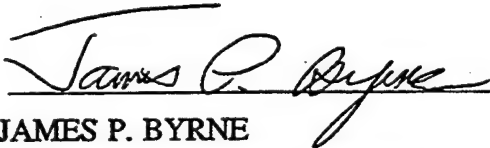


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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Fort Devens Remedial Project Manager

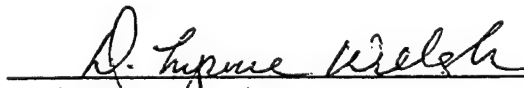
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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63G has residual environmental contamination or pose a threat to human health or the environment.

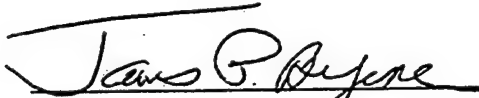
The decision has been made to remove AREE 63G from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



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BRAC Environmental Coordinator

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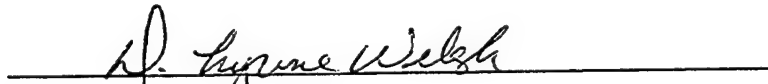
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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63H has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63H from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



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BRAC Environmental Coordinator

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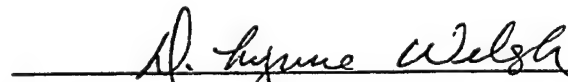
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63I has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63I from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

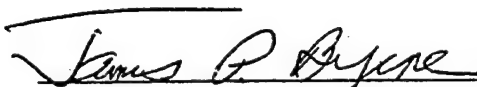


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BRAC Environmental Coordinator

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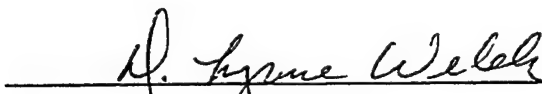
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63J has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63J from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

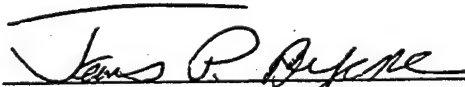


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BRAC Environmental Coordinator

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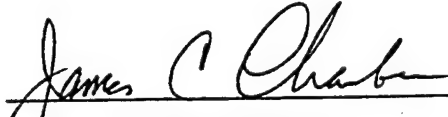
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63K has residual environmental contamination or pose a threat to human health or the environment.

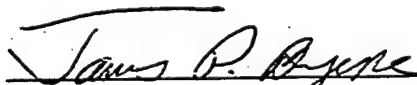
The decision has been made to remove AREE 63K from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63L has residual environmental contamination or pose a threat to human health or the environment.

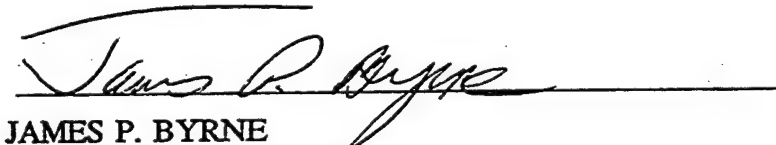
The decision has been made to remove AREE 63L from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


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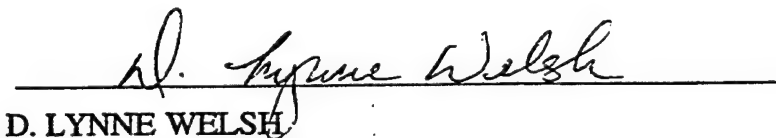

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63M has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63M from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

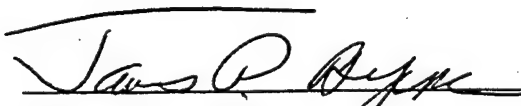


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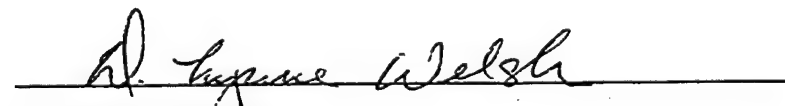
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63N has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63N from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

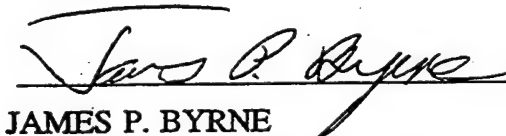

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Fort Devens Remedial Project Manager

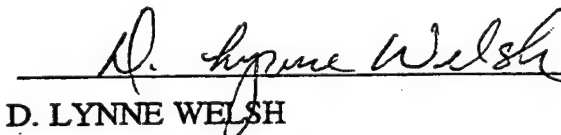
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 630 has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 630 from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

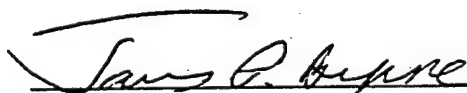


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
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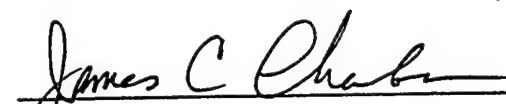
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63P has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63P from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

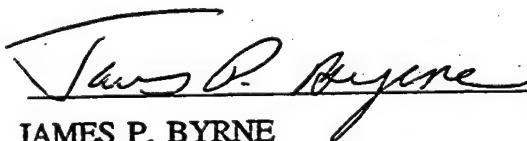


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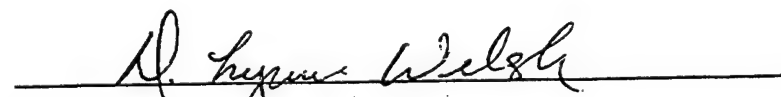
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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63R has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63R from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

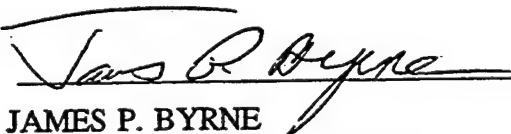


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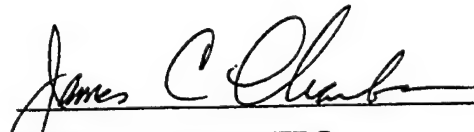
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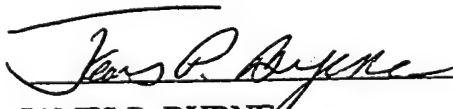
On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63S has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63S from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

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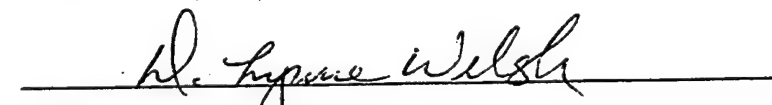

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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63T has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63T from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

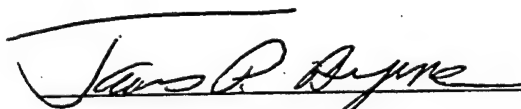


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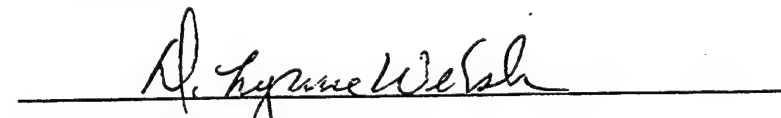
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63U has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63U from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

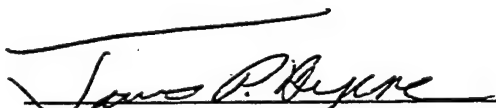


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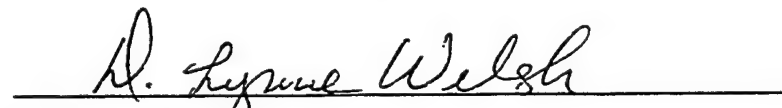
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63V has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63V from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

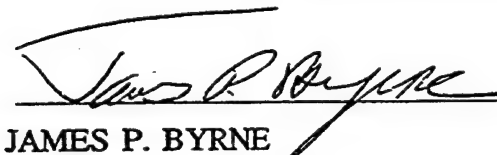

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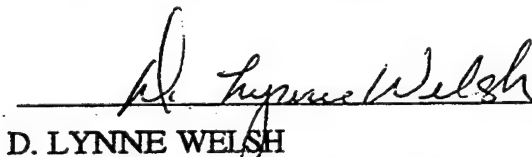
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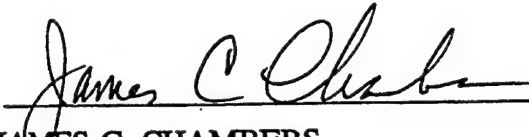
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63W has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63W from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

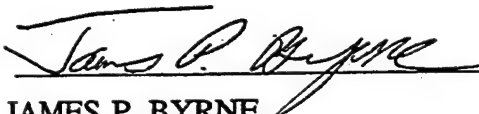


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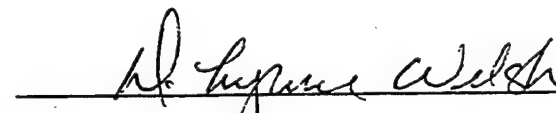
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63X has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63X from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

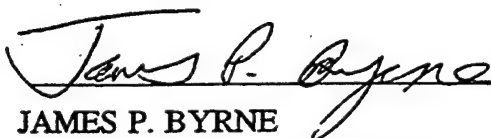


JAMES C. CHAMBERS
BRAC Environmental Coordinator

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Final Report: Fort Devens BRAC EE
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63Y has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63Y from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

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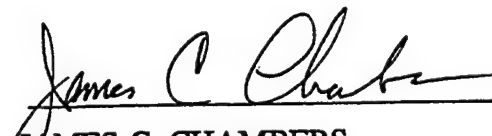
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Final Report: Fort Devens BRAC EE
Section No.: 4.0
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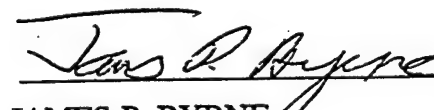
On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63Z has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63Z from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

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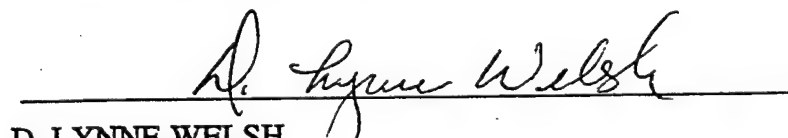

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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AA has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AA from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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Fort Devens Remedial Project Manager

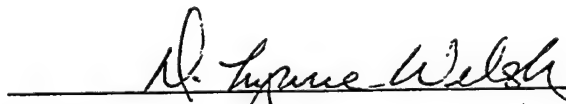
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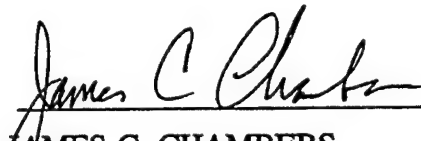
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AB has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AB from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

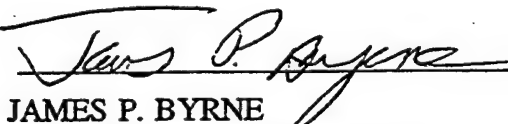

JAMES C. CHAMBERS

BRAC Environmental Coordinator

17 Oct 95

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Fort Devens Remedial Project Manager

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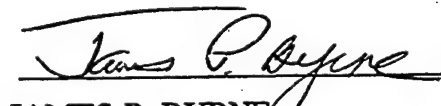
On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AC has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AC from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 Nov 95
Date

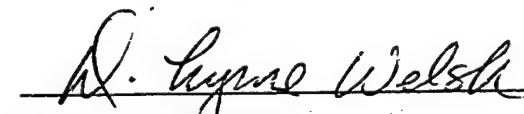
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JAMES P. BYRNE
Fort Devens Remedial Project Manager

11/1/95
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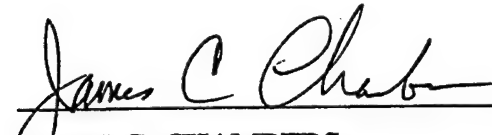
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Final Report: Fort Devens BRAC EE
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AD has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AD from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

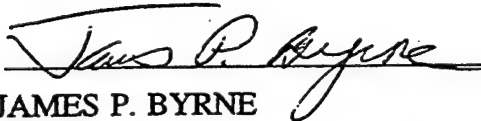


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

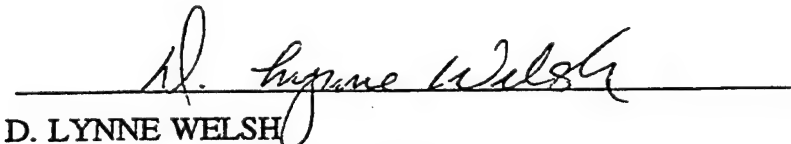
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AE has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AE from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



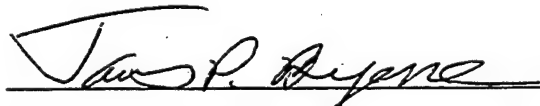
JAMES C. CHAMBERS

BRAC Environmental Coordinator

17 Oct 95

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JAMES P. BYRNE

Fort Devens Remedial Project Manager

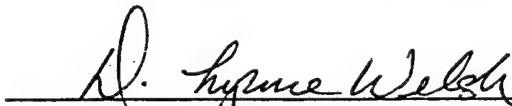
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AF has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AF from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

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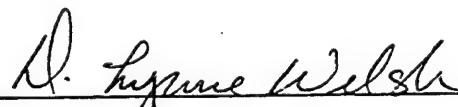


JAMES P. BYRNE
Fort Devens Remedial Project Manager

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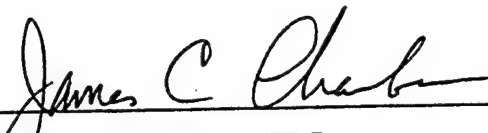
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AG has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AG from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
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Fort Devens Remedial Project Manager

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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AH has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AH from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

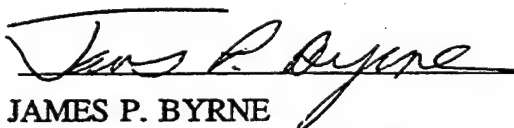


JAMES C. CHAMBERS
BRAC Environmental Coordinator

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Fort Devens Remedial Project Manager

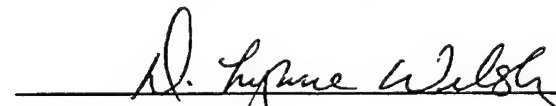
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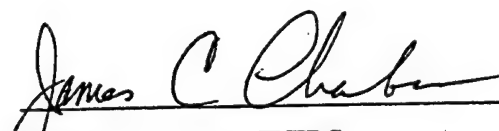
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AI has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AI from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



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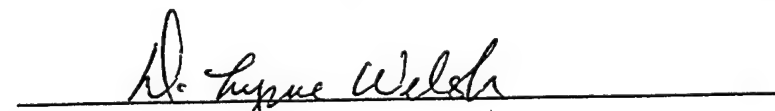
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AJ has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AJ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

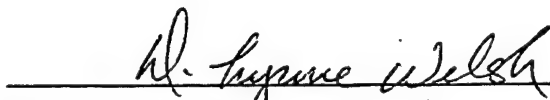
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AK has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AK from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

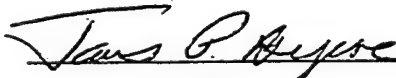


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BRAC Environmental Coordinator

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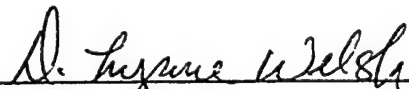
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Fort Devens Remedial Project Manager

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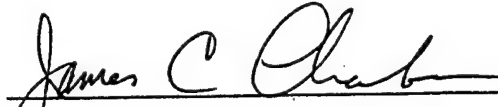
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AL has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AL from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

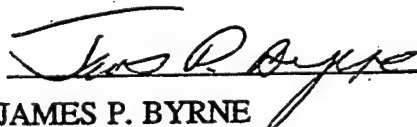


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
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AM has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AM from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

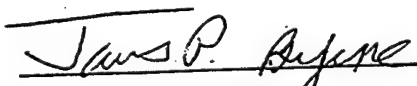


JAMES C. CHAMBERS
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1 NOV 95

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Fort Devens Remedial Project Manager

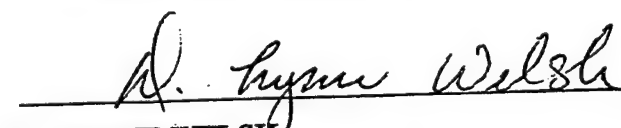
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
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AN has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AN from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.




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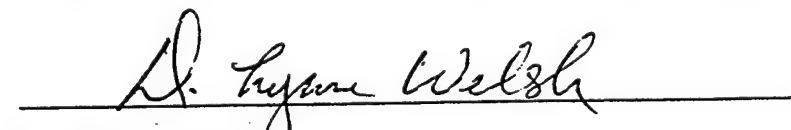
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
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AO has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AO from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



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
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
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On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AP has residual environmental contamination or pose a threat to human health or the environment.

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JAMES C. CHAMBERS
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Date


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Final Report: Fort Devens BRAC EE
Section No.: 4.0
Revision No.: 2
Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AQ has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AQ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

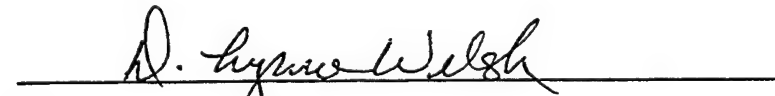
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

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Final Report: Fort Devens BRAC EE
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AR has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AR from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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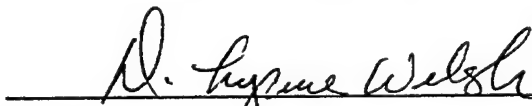
JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95


Date

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☐ Non-concur (please provide reasons for non-concurrence in writing)

Final Report: Fort Devens BRAC EE
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Revision No.: 2
Date: September 1995

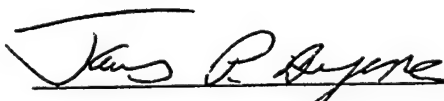
On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AS has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AS from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

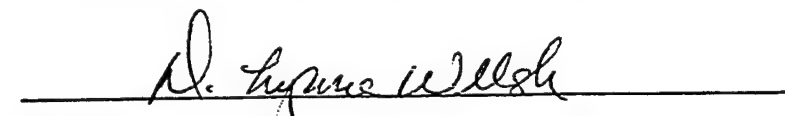
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
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Final Report: Fort Devens BRAC EE
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AT has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AT from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

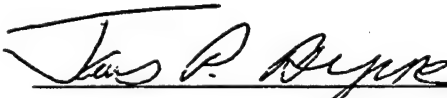


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

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D. LYNNE WELSH
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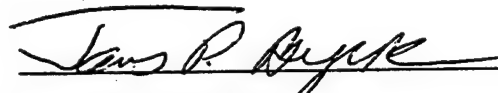
On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AU has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AU from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

11 Oct 95
Date

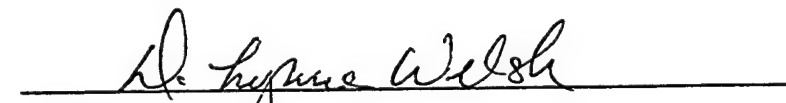
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JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

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Final Report: Fort Devens BRAC EE
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Revision No.: 2
Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AV has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AV from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

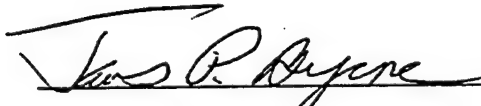


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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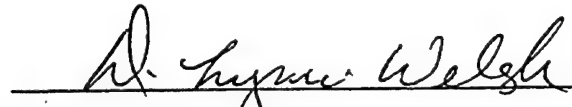
JAMES P. BYRNE
Fort Devens Remedial Project Manager

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D. LYNNE WELSH
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AW has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AW from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

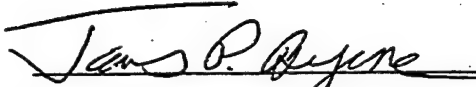


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

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Fort Devens Remedial Project Manager

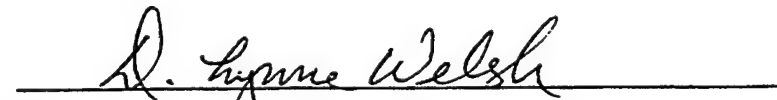
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
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Final Report: Fort Devens BRAC EE
Section No.: 4.0
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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AY has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AY from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

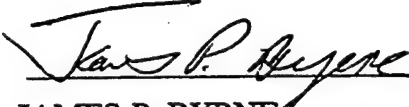


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BRAC Environmental Coordinator

17 Oct 95

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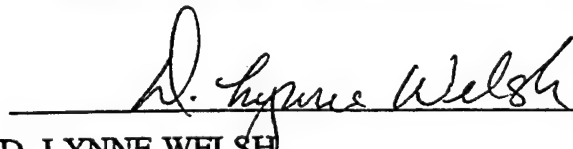
JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63AZ has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63AZ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

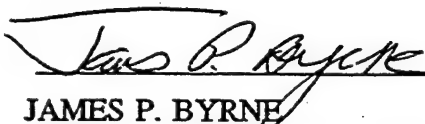

JAMES C. CHAMBERS

BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE

Fort Devens Remedial Project Manager

10/17/95

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D. LYNNE WELSH

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Date: September 1995

On the basis of document review, site inspections and interview with Army personnel, there is no evidence or reason to conclude that AREE 63BA has residual environmental contamination or pose a threat to human health or the environment.

The decision has been made to remove AREE 63BA from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

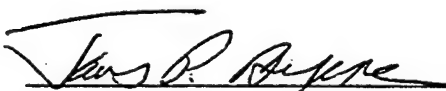


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

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Fort Devens Remedial Project Manager

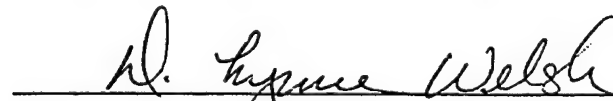
10/17/95

Date

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BB has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BB from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

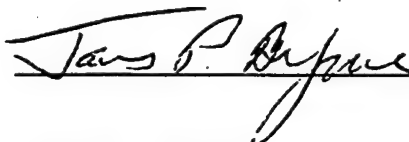


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

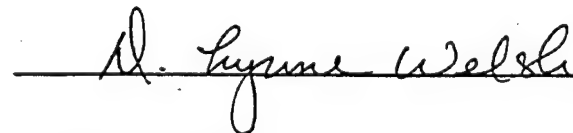
4 Jan/96

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

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
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7.0 DECISION

With the removal of contaminated soil from Building 1435 Former UST Site and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to past activities at the site has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove AREE 63BC from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS

BRAC Environmental Coordinator

5 SEP 96

Date

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JAMES P. BYRNE

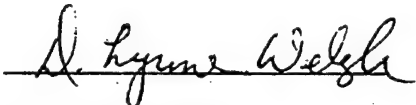
Fort Devens Remedial Project Manager

9/5/96
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH

Section Chief, Federal Facilities - CERO

9/5/96
Date

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ABB Environmental Services, Inc.

SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BF has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BF from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

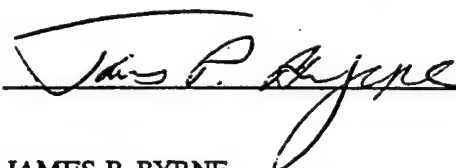


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

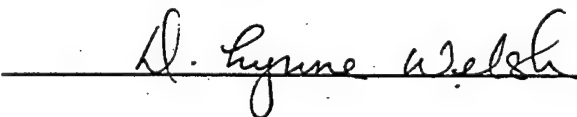
1/4/96

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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

Date

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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BG has residual environmental contamination or poses a threat to human health or the environment.

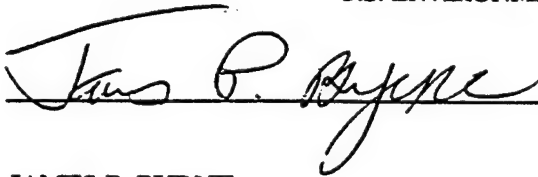
The decision has been made to remove AREE 63BG from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96
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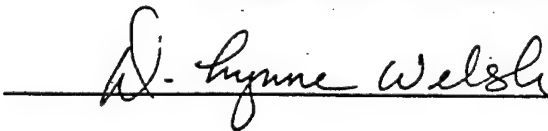
JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/4/96
Date

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D. LYNNE WELSH
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Date

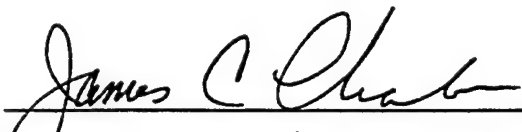
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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BH has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BH from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



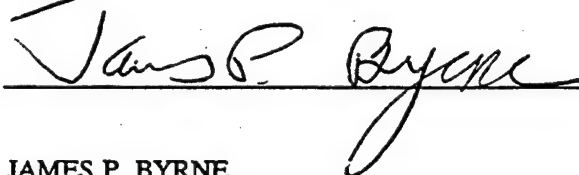
JAMES C. CHAMBERS

BRAC Environmental Coordinator

4 JAN 96

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JAMES P. BYRNE

Fort Devens Remedial Project Manager

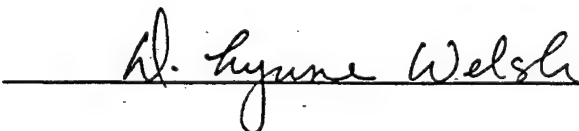
1/4/96

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D. LYNNE WELSH

Section Chief, Federal Facilities - CERO

1/4/96

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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BI has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BI from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

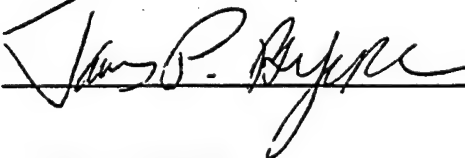


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

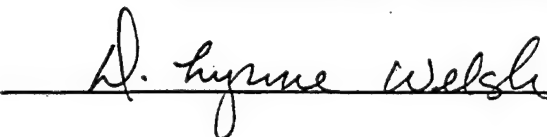
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D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BJ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BJ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

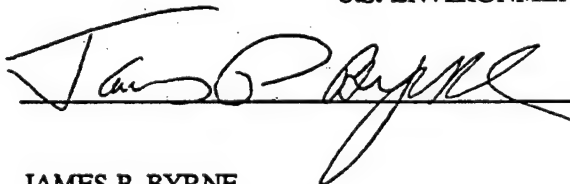


JAMES C. CHAMBERS
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JAMES P. BYRNE
Fort Devens Remedial Project Manager

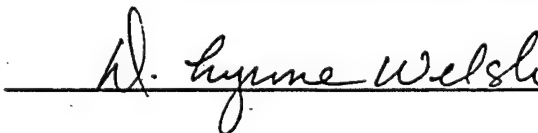
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Section Chief, Federal Facilities - CERO

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SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BK has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BK from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

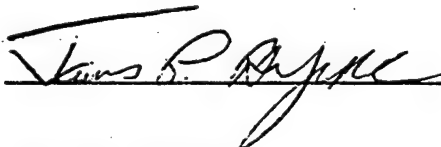


JAMES C. CHAMBERS
BRAC Environmental Coordinator

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JAMES P. BYRNE
Fort Devens Remedial Project Manager

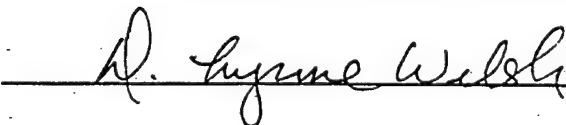
1/11/96

Date

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☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

Date

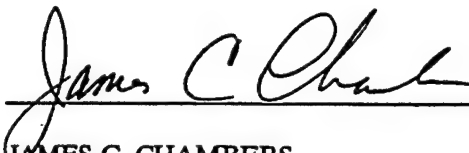
☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BL has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BL from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

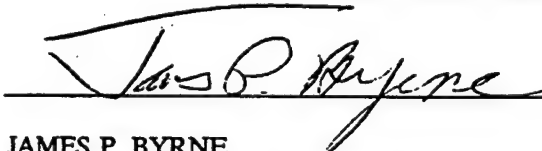


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

1/4/96

Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

Date

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On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BM has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BM from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

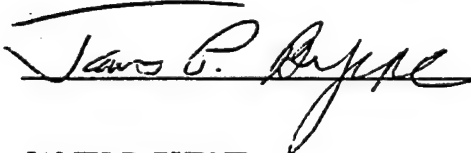


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

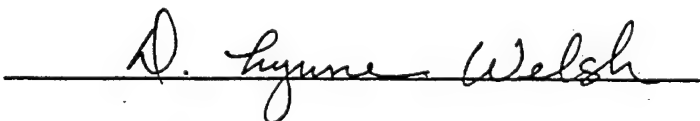
1/4/96

Date

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☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96

Date

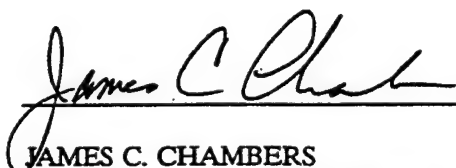
☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BN has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BN from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS

BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE

Fort Devens Remedial Project Manager

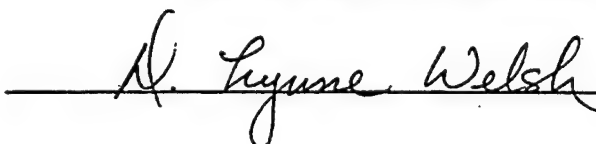
1/4/96

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[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH

Section Chief, Federal Facilities - CERO

1/4/96

Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

SECTION 22

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BO has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BO from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

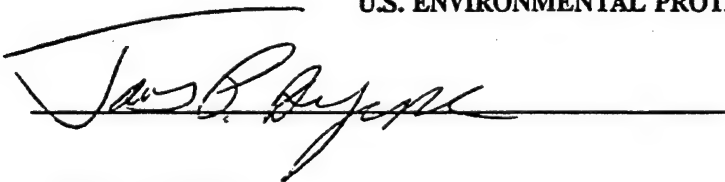


JAMES C. CHAMBERS
BRAC Environmental Coordinator

4 JAN 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

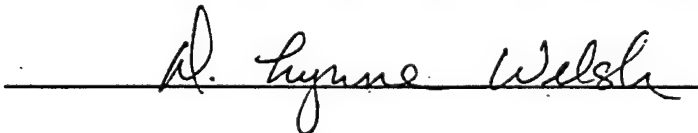
1/4/96

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☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

1/4/96


Date

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☐ Non-concur (Please provide reasons for non-concurrence in writing)

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 63BP has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 63BP from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

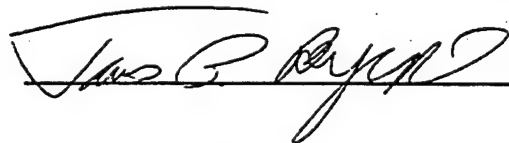


JAMES C. CHAMBERS
BRAC Environmental Coordinator

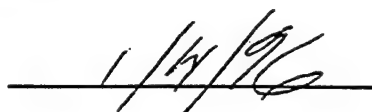


Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager



Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO



Date

☒ Concur

[] Non-concur (Please provide reasons for non-concurrence in writing)

7.0 DECISION

With the removal of contaminated soil from beneath the transformer pole and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the historical PCB oil spill has caused significant environmental contamination or poses a threat to human health or the environment. The leaking transformer was taken out of commission in May 1992. The decision has been made to remove AREE 66C from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

7 DEC 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

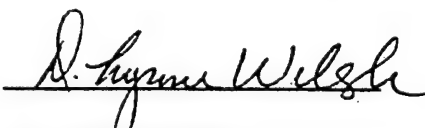

JAMES P. BYRNE
Fort Devens Remedial Project Manager

12/7/95
Date

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☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

12/7/95
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

5.0 No Further Action Decisions

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 66D has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 66D from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

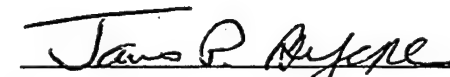


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 NOV 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager


11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

5.0 No Further Action Decisions

On the basis of document review, site inspections, and interviews with Army personnel, there is no evidence or reason to conclude that AREE 66E has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 66E from further consideration in the Installation Restoration Program (IRP) process, and the U.S. Environmental Protection Agency (EPA) and Massachusetts Department of Environmental Protection (MADEP) signatures constitute concurrence in accordance with the same.

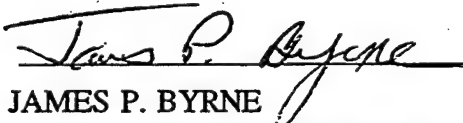


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 Nov 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

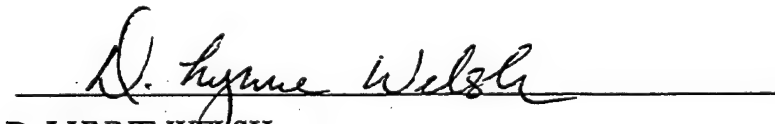
11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

DECISION

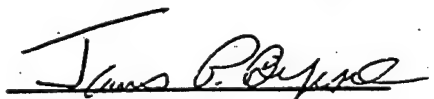
DECISION

With the removal of contaminated soil from the transformer spill area and a determination of no significant residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the historical PCB oil spill has caused significant environmental contamination or poses a threat to human health or the environment. The leaking transformer was taken out of commission in August 1991. The decision has been made to remove AREE 66F from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

6 JUN 96
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

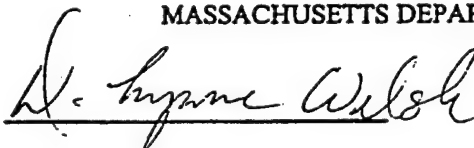

JAMES P. BYRNE
Fort Devens Remedial Project Manager

6/6/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

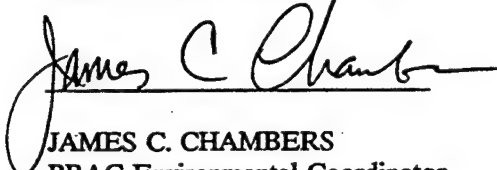
6/6/96
Date

☒ Concur

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7.0 DECISION

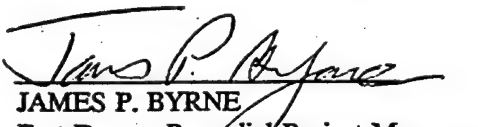
With the removal of contaminated soil from Building 3606 Ramp 3651 and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the historical waste oil spill has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove AREE 69A from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

20 AUG 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

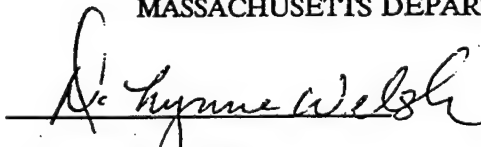

JAMES P. BYRNE
Fort Devens Remedial Project Manager

8/20/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

8/20/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69H has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69H from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

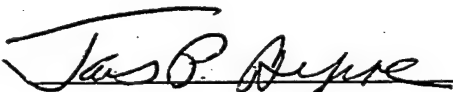


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

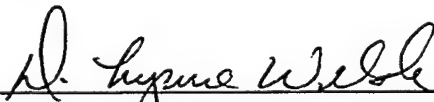
10/17/95

Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69I has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69I from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

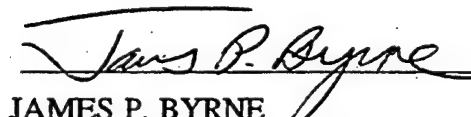


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY




JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95

Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur
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6.0 Decision

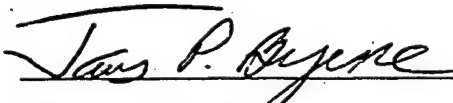
On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69J has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69J from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

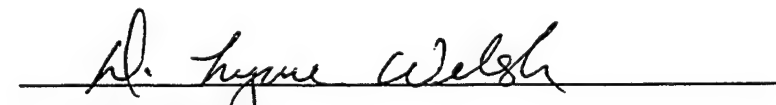
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION

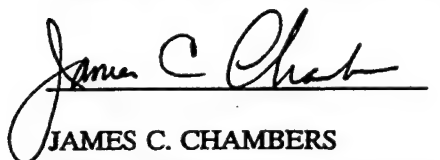

D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

7.0 DECISION

With the removal of contaminated soil from the Lake George Street Oil Spill Site and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the historical oil spill has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove AREE 69K from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

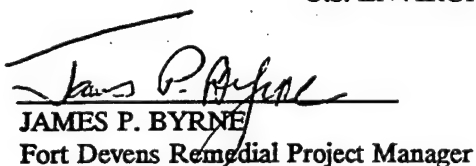

JAMES C. CHAMBERS

BRAC Environmental Coordinator

20 Aug 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

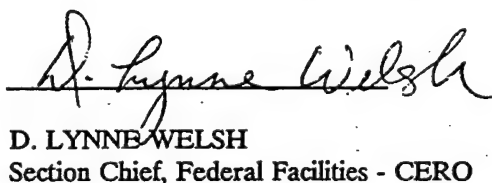

JAMES P. BYRNE
Fort Devens Remedial Project Manager

8/20/96
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

8/20/96
Date

☒ Concur


☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69L has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69L from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

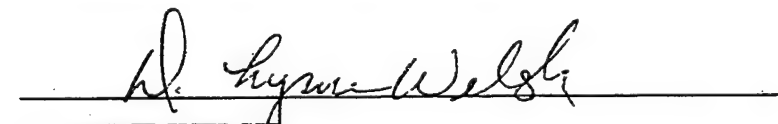
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69N has residual environmental contamination or poses a threat to human health or the environment.

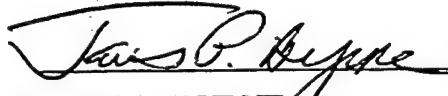
The decision has been made to remove AREE 69N from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

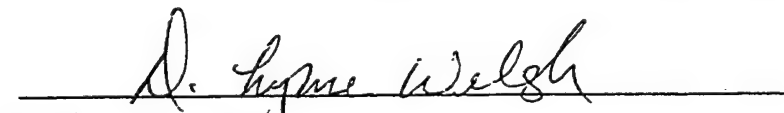


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69P has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69P from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

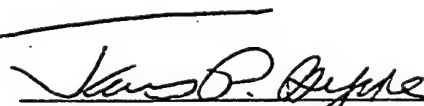


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

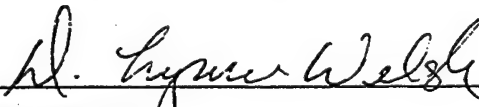
10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

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6.0 Decision

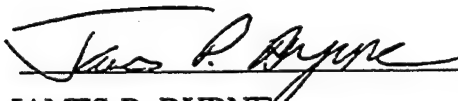
On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69Q has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69Q from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

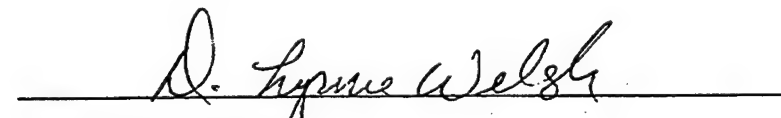

JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69T has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69T from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

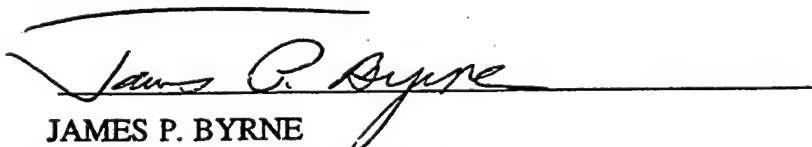


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

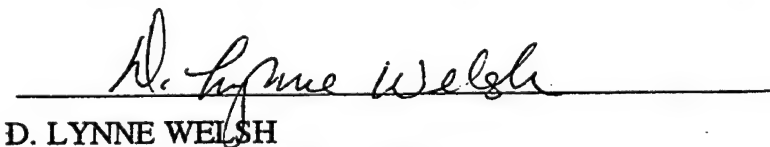
10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69U has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69U from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

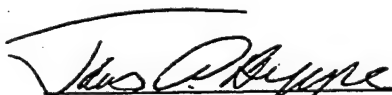


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

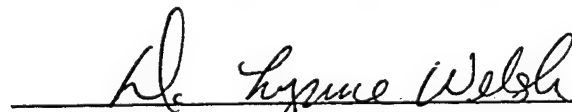
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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69V has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69V from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

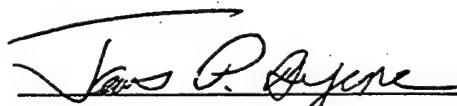


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

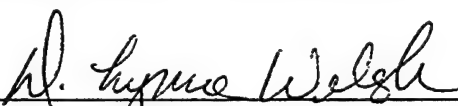
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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

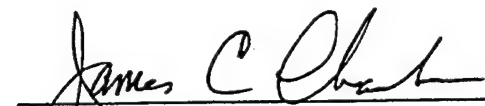
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6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69Y has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69Y from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

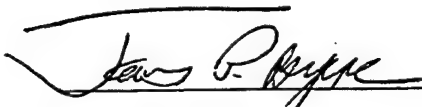


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

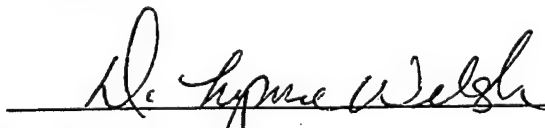
10/17/95

Date

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☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AA has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AA from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

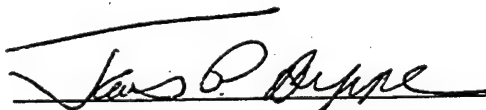


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

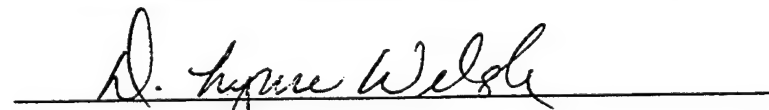
10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AB has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AB from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

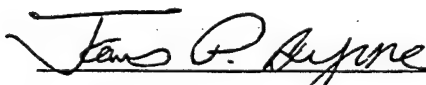


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

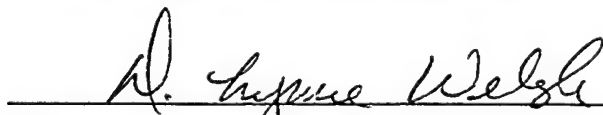
10/17/95

Date

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☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AC has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AC from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

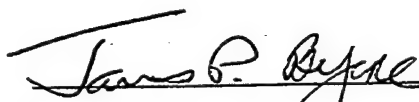


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 NOV 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

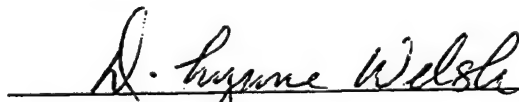
11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/1/95

Date

☒ Concur

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6.0 Decision

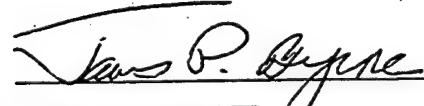
On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AG has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AG from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.


JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

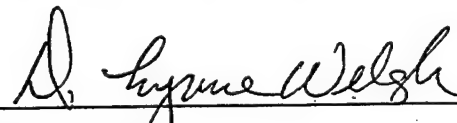
U.S. ENVIRONMENTAL PROTECTION AGENCY


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO


10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AH has residual environmental contamination or poses a threat to human health or the environment.


The decision has been made to remove AREE 69AH from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95
Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

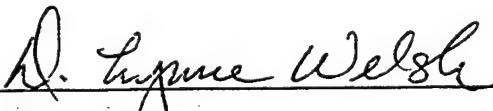


JAMES P. BYRNE
Fort Devens Remedial Project Manager

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95
Date

☒ Concur
☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AJ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AJ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 OCT 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

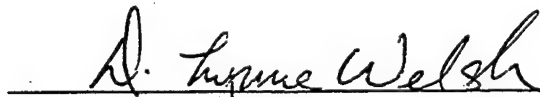
10/17/95

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☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AK has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AK from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.

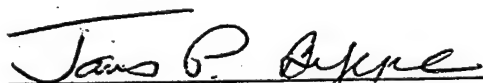


JAMES C. CHAMBERS
BRAC Environmental Coordinator

1 NOV 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

11/1/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

11/1/95

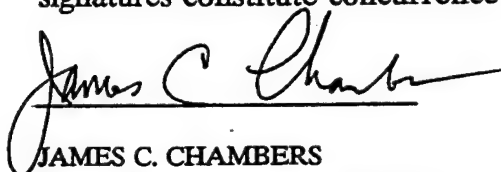
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☐ Non-concur (please provide reasons for non-concurrence in writing)

7.0 DECISION

With the removal of contaminated soil from the Diesel Fuel Spill Site and a determination of no residual risk, there is no evidence or reason to conclude that residual hazardous waste contamination due to the historical fuel spill has caused significant environmental contamination or poses a threat to human health or the environment. The decision has been made to remove AREE 69AL from further consideration in the IRP process. In accordance with CERCLA 120 (h) (3), all remedial actions necessary have taken place, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS

BRAC Environmental Coordinator

20 AUG 96

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY

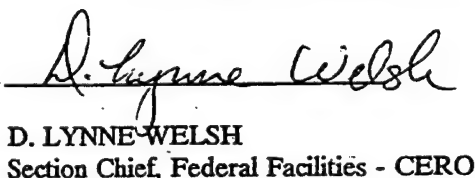

JAMES P. BYRNE
Fort Devens Remedial Project Manager

8/20/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION


D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

8/20/96
Date

☒ Concur

☐ Non-concur (Please provide reasons for non-concurrence in writing)

ABB Environmental Services, Inc.

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AN has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AN from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

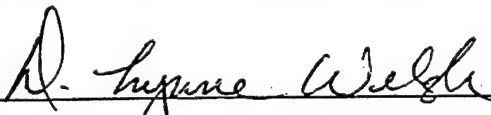
10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AO has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AO from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

10/17/95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

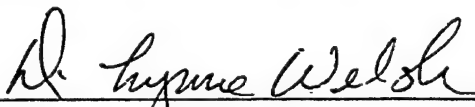
10/17/95

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MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

6.0 Decision

On the basis of document review, site inspections, interviews with Army personnel, and sampling, there is no evidence or reason to conclude that AREE 69AQ has residual environmental contamination or poses a threat to human health or the environment.

The decision has been made to remove AREE 69AQ from further consideration in the Installation Restoration Program (IRP) process, and the USEPA and MADEP signatures constitute concurrence in accordance with the same.



JAMES C. CHAMBERS
BRAC Environmental Coordinator

17 Oct 95

Date

U.S. ENVIRONMENTAL PROTECTION AGENCY



JAMES P. BYRNE
Fort Devens Remedial Project Manager

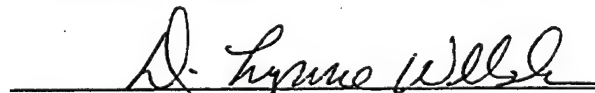
10/17/95

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☐ Non-concur (please provide reasons for non-concurrence in writing)

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION



D. LYNNE WELSH
Section Chief, Federal Facilities - CERO

10/17/95

Date

☒ Concur

☐ Non-concur (please provide reasons for non-concurrence in writing)

APPENDIX C

DECLARATIONS OF RECORDS OF DECISION (ROD) AND SIGNATURE PAGES

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

DECLARATION FOR THE RECORD OF DECISION

SITE NAME AND LOCATION

Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

STATEMENT OF PURPOSE AND BASIS

This decision document presents the U.S. Army's selected remedial action for the Shepley's Hill Landfill Operable Unit, Fort Devens, Massachusetts. It was developed in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) as amended, 42 USC §§ 9601 et seq. and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) as amended, 40 CFR Part 300, to the extent practicable. The Fort Devens Base Realignment and Closure (BRAC) Environmental Coordinator; the Installation Commander; the U.S. Army Deputy Chief of Staff for Personnel and Installation Management; and the Director of the Waste Management Division, U.S. Environmental Protection Agency New England have been delegated the authority to approve this Record of Decision.

This decision is based on the Administrative Record that has been developed in accordance with Section 113(k) of CERCLA. The Administrative Record is available for public review at the Fort Devens BRAC Environmental Office, Building P12, Fort Devens, Massachusetts, and at the Ayer Town Hall, Main Street, Ayer, Massachusetts. The Administrative Record Index (Appendix D of this Record of Decision) identifies each of the items considered during selection of the remedial action.

ASSESSMENT OF THE SITE

Actual or potential releases of hazardous substances from the Shepley's Hill Landfill Operable Unit, if not addressed by implementing the response action selected in this Record of Decision, may present an imminent and substantial endangerment to the public health, welfare, or the environment.

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

DESCRIPTION OF THE SELECTED REMEDY

This remedial action is a source control action that addresses long-term residential exposure to contaminated groundwater, the principal known threat at the Shepley's Hill Landfill Operable Unit. It consists of completing closure of Shepley's Hill Landfill in accordance with applicable Massachusetts requirements at 310 CMR 19.000, and monitoring and evaluating the effectiveness of the landfill cover system completed in 1993 at controlling groundwater contamination and site risk. The remedy controls the release of contaminants from wastes buried in Shepley's Hill Landfill and reduces the potential risk of future residential exposure to contaminated groundwater. The major components of the selected remedy include:

- landfill closure in accordance with applicable requirements of 310 CMR 19.000;
- survey of Shepley's Hill Landfill;
- evaluation/improvement of stormwater diversion and drainage;
- landfill cover maintenance;
- landfill gas collection system maintenance;
- long-term groundwater monitoring;
- long-term landfill gas monitoring;
- institutional controls;
- educational programs;
- 60 percent design of a groundwater extraction system;
- annual reporting to the Massachusetts Department of Environmental Protection and the U.S. Environmental Protection Agency; and
- five-year site reviews.

The selected remedy includes a contingency remedy if the selected remedy proves ineffective at controlling site risk. The contingency remedy is groundwater extraction and discharge to the Town of Ayer publicly owned treatment works.

STATE CONCURRENCE

The Commonwealth of Massachusetts has concurred with the selected remedy. Appendix E of this Record of Decision contains a copy of the declaration of concurrence.

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

DECLARATION

The selected remedy is consistent with CERCLA, and to the extent practicable, the NCP, is protective of human health and the environment, complies with federal and Commonwealth requirements that are legally applicable or relevant and appropriate to the remedial action, and is cost effective. The remedy utilizes permanent solutions and alternative treatment technologies, to the maximum extent practicable for the Shepley's Hill Landfill Operable Unit. However, because treatment of the principal source of contamination was found not to be practicable, this remedy does not satisfy the statutory preference for treatment as a principal element.

The contingency remedy, if implemented, would also be consistent with CERCLA, and to the extent practicable, the NCP, be protective of human health and the environment, comply with federal and Commonwealth requirements that are legally applicable or relevant and appropriate to the remedial action, and be cost effective. The remedy utilizes permanent solutions and alternative treatment technologies, to the maximum extent practicable for the Shepley's Hill Landfill Operable Unit. The contingency remedy, if implemented, would satisfy the statutory preference for treatment as a principal element.

Because this remedy will result in hazardous substances remaining on site above health-based levels, a review will be conducted within five years after commencement of remedial action to ensure that the remedy continues to provide adequate protection of human health and the environment.

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U. S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

U.S. DEPARTMENT OF THE ARMY


James C. Chambers

Fort Devens BRAC Environmental Coordinator

19 Sep 95
Date

DECLARATION FOR THE RECORD OF DECISION

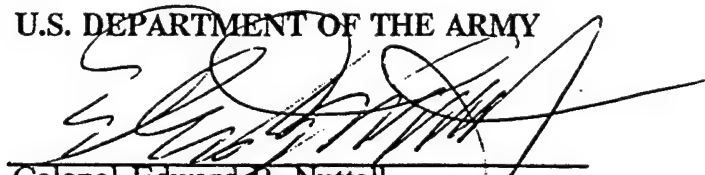
Shepley's Hill Landfill Operable Unit

Fort Devens, Massachusetts

The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U. S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

U.S. DEPARTMENT OF THE ARMY


Colonel Edward R. Nuttall
Installation Commander, Fort Devens

21 Sep 75
Date

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U. S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

U.S. DEPARTMENT OF THE ARMY

Arthur T. Dean

ARTHUR T. DEAN
Major General, USA
Deputy Chief of Staff for
Personnel and Installation
Management

28 Sep 95

Date

DECLARATION FOR THE RECORD OF DECISION
Shepley's Hill Landfill Operable Unit
Fort Devens, Massachusetts

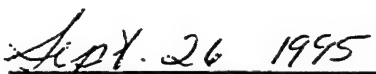
The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U. S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

U.S. ENVIRONMENTAL PROTECTION AGENCY



Linda M. Murphy
Director, Waste Management Division
U.S. Environmental Protection Agency, New England



Date

DECLARATION FOR THE RECORD OF DECISION

SOUTH POST IMPACT AREA AND AREA OF CONTAMINATION 41 GROUNDWATER AND AREAS OF CONTAMINATION 25, 26, AND 27 FORT DEVENS, MASSACHUSETTS

STATEMENT OF PURPOSE

In December 1989, Fort Devens was listed as a National Priorities List (NPL) site under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). The Fort is located in Middlesex and Worcester counties and is within the towns of Ayer, Harvard, Lancaster, and Shirley, Massachusetts. Seventy-three study areas (SAs) and areas of contamination (AOCs) at Fort Devens have been investigated under CERCLA.

This Record of Decision (ROD) addresses AOCs 25 (Explosive Ordnance Disposal (EOD) Range), 26 (Zulu Ranges), and 27 (Hotel Range) and AOC 41 groundwater and a subset of the groundwater within the South Post Impact Area (SPIA). This subset is located north and west of the groundwater divide and covers approximately 964 acres. This area is referred to in this document as the "SPIA monitored-area" and is shown in Figure 1 of Appendix A. The SPIA is approximately 1,500-acre and is located within the 4,800-acre South Post section of Fort Devens. This Record of Decision presents the selected remedial action for the site, chosen in accordance with CERCLA as amended by the Superfund Amendments and Reauthorization Act (SARA), and, to the extent practicable, the National Contingency Plan (NCP). This ROD does not affect assessment or remedial activities on areas not specifically mentioned herein.

AOC 41 groundwater has been added to this ROD since the public meeting based on the results of the Final Remedial Investigation (RI) completed for AOC 41 (February 1996). The RI indicates that proposed actions are the same for the SPIA monitored-area and AOC 41 groundwater, AOC 41 is adjacent to the SPIA monitored-area, and AOC 41 is small in area (6 acres). Adding AOC 41 to this ROD would only increase the total land area covered in this ROD by 0.6 percent. Therefore, the U.S. Environmental Protection Agency-(USEPA) New England (Region I) recommended including AOC 41 groundwater in this ROD.

The Fort Devens Base Realignment and Closure (BRAC) Environmental Coordinator, the Commander Devens Reserve Forces Training Area (RFTA), and the USEPA-New England Administrator have been delegated the authority to approve this ROD.

The Commonwealth of Massachusetts has concurred with the selected remedy. A copy of the declaration of concurrence is included as Appendix B of this ROD.

STATEMENT OF BASIS

This decision is based on the Administrative Record for the site that was developed in accordance with Section 113(k) of CERCLA. The Administrative Record is available for public review at the Fort Devens BRAC Environmental Office, Building P12, Fort Devens, Massachusetts, and the Ayer Town Hall, Main Street, Ayer, Massachusetts. The Administrative Record Index (Appendix C of the ROD) identifies each of the items composing the Administrative Records upon which the selection of the remedial action is based.

ASSESSMENT OF THE SITE

Risk assessment results show that human health risks were identified to be within USEPA risk guidelines for the pathways that were assessed. Risk to on-site ecosystems, in some instances, were found to be outside of USEPA risk guidance; however, their impacts were deemed acceptable.

DESCRIPTION OF SELECTED REMEDY

"No action" is the selected remedy for SPIA monitored-area groundwater, AOC 41 groundwater, and the surface water, sediment, and soils at the EOD, Zulu, and Hotel Ranges. Under this alternative, no formal remedial action will be taken and the site will be left "as is," with no additional institutional controls, containment, removal, treatment, or other mitigating measures. Long-term groundwater monitoring will be conducted at the site under this "no action" ROD.

The Army along with USEPA-New England and Massachusetts Department of Environmental Protection (MADEP) will develop and implement a long-term Integrated Natural Resources Management Plan and a Groundwater Monitoring Plan for the South Post of Fort Devens. These plans will be developed within 6 months of ROD signature.


Should the Army close or transfer or change the use of the property an Environmental Baseline Survey (EBS) will be conducted, and the "no action" decision of this ROD will be re-examined in light of the changed risk factors resulting from this closure/transfer. The EBS will be provided to the USEPA-New England and MADEP for comment.

DECLARATION STATEMENT

No remedial action is necessary to ensure the protection of human health and the environment unless the land use changes. Under CERCLA, any action that results in contaminants remaining on-site must be reviewed at least every 5 years. During 5 year reviews, an assessment is made of whether the implemented remedy remains protective of human health and the environment and whether alternative remedial actions are needed to ensure adequate protection.

The foregoing represents the selection of a remedial action by the Department of the Army and the USEPA-New England, with the concurrence of the Commonwealth of Massachusetts (MADEP). Concur and recommend for immediate implementation:

UNITED STATES DEPARTMENT OF THE ARMY

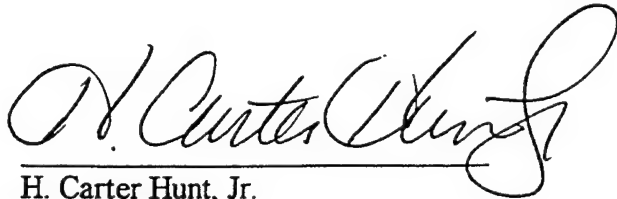

JAMES C. CHAMBERS
Fort Devens
BRAC Environmental Coordinator

27 JUNE 1996

Date

The foregoing represents the selection of a remedial action by the Department of the Army and the USEPA-New England, with the concurrence of the Commonwealth of Massachusetts MADEP. Concur and recommend for immediate implementation:

UNITED STATES DEPARTMENT OF THE ARMY



H. Carter Hunt, Jr.

Commander

Devens Reserve Forces Training Area (RFTA)

28 June 1996
Date

The foregoing represents the selection of a remedial action by the Department of the Army and the USEPA-New England, with the concurrence of the Commonwealth of Massachusetts MADEP. Concur and recommend for immediate implementation:

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Linda M. Murphy

Linda M. Murphy

Director of the Office of Site Remediation and Restoration

July 5, 1996

Date

DECLARATION FOR THE RECORD OF DECISION

BARNUM ROAD MAINTENANCE YARDS AREAS OF CONTAMINATION 44 & 52 FORT DEVENS, MASSACHUSETTS

STATEMENT OF PURPOSE

Fort Devens is a Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) National Priorities List site which is located in Middlesex and Worcester Counties and is within the Towns of Ayer, Harvard, Lancaster and Shirley, Massachusetts. There are 73 Study Areas (SAs) and Areas of Contamination (AOCs) at Fort Devens which are currently under investigation.

The Record of Decision relates to the Barnum Road Maintenance Yards (AOCs 44 & 52). The site is situated in the northeast corner of the Main Post near the Barnum Gate (Figure 1) and approximately one mile southwest of the Town of Ayer Route 2A/110 intersection. This Decision Document presents the selected remedial action for the Barnum Road Maintenance Yard operable unit, developed in accordance with the CERCLA of 1980, as amended, 42 U.S.C. §§ 9601 et seq. and the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), to the extent practicable, as amended, 40 C.F.R. Part 300. The Fort Devens Base Realignment and Closure (BRAC) Environmental Coordinator, the Deputy Assistant Secretary of the Army (Environmental, Safety, and Occupational Health), and the USEPA Region I Administrator have been delegated the authority to approve this Record of Decision.

The Commonwealth of Massachusetts has concurred with the selected remedy. A copy of the declaration of concurrence is included as Appendix D of this ROD.

STATEMENT OF BASIS

This decision is based on the Administrative Record which has been developed in accordance with Section 113(k) of CERCLA. The Administrative Record is available for public review at the Fort Devens BRAC Environmental Office, Building P12, Fort Devens, Massachusetts, and at the Ayer Town Hall, Main Street, Ayer, Massachusetts. The Administrative Record Index (Appendix E of the ROD) identifies each of the items comprising the Administrative Record upon which the selection of the remedial action is based.

ASSESSMENT OF THE SITE

Actual or threatened releases of hazardous substances from the Maintenance Yards, if not addressed by implementing the response action selected in this ROD, may present an imminent and substantial endangerment to the public health or welfare or to the environment.

DESCRIPTION OF THE SELECTED REMEDY

This ROD sets forth the selected remedy for the Maintenance Yards which will address the contaminated surface soils and soils associated with two known releases (hot spot areas) at the Maintenance Yards.

Major Components of the Selected Remedy

- Excavate surface soil (top two feet across the site),
- Excavate the two hot spot areas,
- Stockpile soils for sampling and analysis,
- Cold mix asphalt batch soils exceeding site cleanup levels of 7 ppm (average) total carcinogenic polynuclear aromatic hydrocarbons (cPAHs) and 500 ppm total petroleum hydrocarbon compounds (TPHC),
- Backfill excavations with uncontaminated stockpiled soil and then place the asphalt batched material,
- Apply a pavement wearing course,
- Expand the existing stormwater collection system,
- Perform groundwater monitoring,
- As a precautionary measure, institute the following deed restrictions:
 - 1) prohibit residential development/use of the Maintenance Yards,
 - 2) minimize the possibility of long-term (working lifetime) exposure to subsurface soils, and
 - 3) require management of soils resulting from construction related activities.

The selected remedy involves excavating the top two feet of soil across the Maintenance Yards and contaminated soils associated with two hot spot areas (a reported release of "mogas" [motor vehicle gasoline] and leakage from a 1,000-gallon underground waste oil storage tank). Excavated soil will be placed in piles at the site for sampling and analysis.

Soils which exceed site cleanup levels will be cold mix asphalt batched. Cold mix asphalt batching is a technology that entails recycling petroleum contaminated soil into bituminous paving or road base product at ambient temperatures. Soil with contaminant

concentrations below the cleanup criteria will be placed back in the excavation area. The asphalt batched material will be placed over the backfill as a base/subbase pavement course for parking lot construction at the Maintenance Yards. Asphalt batching will immobilize the contaminants exceeding cleanup levels present in the top two feet, thus minimizing direct contact/ingestion and inhalation of the soils having a carcinogenic risk. Excavating and asphalt batching soil from the hot spot areas will reduce the mobility of contaminants present in the highest concentrations at the Maintenance Yards. Placement of the asphalt batched soils onto the surface of the Maintenance Yards will also minimize the potential migration of contaminants to the groundwater through the construction of a low permeable pavement barrier.

The Army has chosen to add a pavement wearing course for a vehicle parking surface over the asphalt batched material as part of the selected remedy. Addition of the wearing course will ensure the integrity of the asphalt batched material as a parking lot base for current and future property use.

Applying the asphalt batched material and pavement wearing course to the Maintenance Yards will increase the amount of runoff during rain events. Therefore the selected remedy will include expansion of the existing stormwater collection system. Potentially, a detention basin and flow reducers will need to be incorporated into the design to minimize wetland impacts.

Sampling and analysis of groundwater from existing wells at the Maintenance Yards will be performed yearly for a period of five years upon commencement of remedial activities.

As a precautionary measure, institutional controls in the form of deed restrictions will be implemented to prevent potential circumstances which may result in risk of harm to health, safety, public welfare or the environment. These restrictions will include:

1. No residential development/use of the Maintenance Yards will be permitted. The quantitative risk evaluation and established cleanup level assume the property will remain zoned for commercial/industrial use.

2. Removal of the 2-foot cover or an asphaltic barrier from the Maintenance Yards will be prohibited to prevent surface soil exposure to existing subsurface soils (2-foot to 5-foot level). This deed restriction will be implemented as a precautionary measure to minimize the possibility of long-term (working lifetime) exposure to subsurface soils. This restriction will not apply to excavations undertaken in connection with construction of buildings or other structures, utilities, infrastructures or any other construction related purpose where the cover is penetrated and/or temporarily removed and protection

from long-term exposure to subsurface soil is not jeopardized. To comply with this deed restriction, the 2-foot layer of cover material (which may consist of one or combination of "clean" site soil used as backfill, asphalt batched material, off-site soils/aggregate and bituminous pavement) will remain over the subsurface soil (existing 2- to 5-foot soil level) to minimize direct contact/ingestion to the present subsurface soils. The continuity of the paved surface need not be maintained providing the cover thickness of 2 feet is provided. As an alternative, a continuous and maintained paved surface which would prevent exposure to subsurface soils could be substituted for the 2-foot thick cover.

This restriction also would not apply to excavation and use that is within the scope of any authorized response action. The deed restriction may be nullified, as approved by the regulatory agencies, should there be future evidence showing that contaminant levels within the 2- to 5-foot soil zone are below site surface soil cleanup levels.

3. Excavation below 2 feet at the Maintenance Yards, subsequent to completion of the remedial action established in this ROD, will require:

- a. Development and implementation of a Health and Safety Plan for the work area; and

- b. Development and implementation of a Sampling and Analysis Plan for management of the excavated soils in accordance with the following:

Where reuse of soil within the Maintenance Yards is intended, sampling and analysis of stockpiled soils excavated below 2 feet will follow criteria detailed in this ROD for hot spot area soils. Soils with contaminants exceeding the 500 ppm cleanup level for TPHC will be treated in a manner consistent with this ROD. Soils with contaminants below the established cleanup level may be returned to the excavation. Soil excavated below 2 feet but returned to the top 2 feet (as surface soil) must also be sampled, analyzed and, if required, treated for CPAH contaminants as detailed in this ROD.

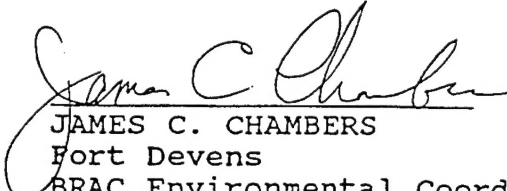
Where reuse of soil outside the Maintenance Yards is intended, sampling/analysis and action levels for stockpiled soils excavated below 2 feet will follow criteria governed by the regulations or policies in effect for the final disposal area.

DECLARATION

The selected remedy is protective of the human health and the environment, attains federal and state requirements that are applicable or relevant and appropriate for this remedial action, and is cost effective. This remedy satisfies the statutory preference for remedies that utilize treatment as a principal element to reduce the toxicity, mobility, or volume of hazardous substances. In addition, this remedy utilizes permanent solutions and innovative treatment technologies to the maximum extent practicable.

The foregoing represents the selection of a remedial action by the Department of the Army and the United States Environmental Protection Agency, Region I, with the Concurrence of the Commonwealth of Massachusetts Department of Environmental Protection. Concur and recommend for immediate implementation:

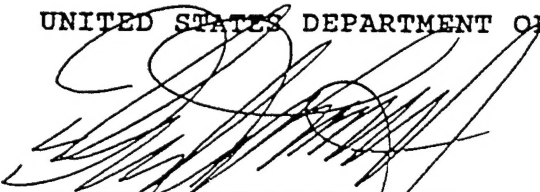
UNITED STATES DEPARTMENT OF THE ARMY


JAMES C. CHAMBERS
Fort Devens
BRAC Environmental Coordinator

21 MAR 95
Date

The foregoing represents the selection of a remedial action by the Department of the Army and the United States Environmental Protection Agency, Region I, with the Concurrence of the Commonwealth of Massachusetts Department of Environmental Protection. Concur and recommend for immediate implementation:

UNITED STATES DEPARTMENT OF THE ARMY



Edward R. Nuttall
Colonel, U.S. Army
Installation Commander

21 Mar 85
Date

The foregoing represents the selection of a remedial action by the Department of the Army and the United States Environmental Protection Agency, Region I, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection. Concur and recommend for immediate implementation:

U.S. ENVIRONMENTAL PROTECTION AGENCY



JOHN P. DEVILLARS
Regional Administrator

3/28/95

Date